1	SENATE JUDICIARY COMMITTEE
2	U.S. SENATE
3	WASHINGTON, D.C.
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7	INTERVIEW OF: ROBERT GOLDSTONE - Part 2
8	(by Videoconference)
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11	THURSDAY, MARCH 29, 2018
12	WASHINGTON, D.C.
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17	The interview in this matter was held at the
18	Russell Senate Office Building, ,
19	commencing at 3:10 p.m.
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1 APPEARANCES: 2 SENATE JUDICIARY COMMITTEE 3 Patrick Davis, Deputy Chief Investigative Counsel, 4 Chairman Grassley 5 Daniel Parker, Investigative Assistant, Chairman 6 Grassley 7 Brian Privor, Senior Counsel, Senator Feinstein 8 Heather Sawyer, General Counsel, Senator 9 Feinstein 10 John Lowry, Staff, Senator Feinstein 11 12 FOR THE WITNESS: 13 G. Robert Gage, Jr., Esq. 14 Bernard W. Ozarowski, III, Esq. 15 16 17 18 19 20 21

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- 1 PROCEEDINGS
- 2 MR. DAVIS: We'll go on the record.
- 3 Good afternoon. This is the supplemental
- 4 transcribed interview of Rob Goldstone. On
- 5 October 18, 2017, Chairman Grassley sent Mr.
- 6 Goldstone a letter stating that the Judiciary
- 7 Committee was seeking information related to a
- 8 meeting held on June 9, 2016, at Trump Tower, as
- 9 well as related matters. The letter requested an
- 10 interview and certain categories of documents. In
- 11 response, Mr. Goldstone has through his counsel
- 12 produced documents and participated in a voluntary
- 13 interview on December 15, 2017.
- In February of 2018, Mr. Goldstone's
- 15 counsel notified the Committee staff that he would
- 16 be producing some additional documents to fill in
- 17 some gaps in the message chains provided in the
- 18 original production, and that if we had any
- 19 questions, they would be available for follow-up.
- 20 On March 2, 2018, Mr. Goldstone's counsel
- 21 provided those additional documents, generally
- 22 inserting them into the appropriate positions in
- 23 the previously produced chains. The new
- 24 production was Bates-stamped RG-000255 through
- 25 313, although many of those pages were, in fact,

- 1 previously produced.
- 2 Through his counsel, Mr. Goldstone
- 3 subsequently agreed to this supplemental
- 4 transcribed interview to inquire about the new
- 5 information. The interview is being conducted via
- 6 videoconference.
- 7 Would the witness please state your name
- 8 for the record?
- 9 MR. GOLDSTONE: Robert Ian Goldstone.
- 10 MR. DAVIS: On behalf of the Chairman, I
- 11 want to thank Mr. Goldstone again for speaking
- 12 with us. As you may recall, my name is Patrick
- 13 Davis, and I'm the Deputy Chief Investigative
- 14 Counsel with the Committee's majority staff.
- 15 I'll ask everyone else from the Committee
- 16 who is here at the table to introduce themselves
- 17 as well, and we'll get to Mr. Goldstone's counsel
- 18 in a few moments.
- 19 MR. PARKER: Daniel Parker, Investigative
- 20 Assistant, Chairman Grassley.
- 21 MR. LOWRY: John Lowry, Investigative
- 22 Correspondent for Senator Feinstein.
- 23 MR. PRIVOR: Brian Privor, Senior Counsel
- 24 for Senator Feinstein.
- 25 MR. DAVIS: I'd like to restate a few key

- 1 points we mentioned at your initial interview.
- 2 The Federal Rules of Civil Procedure do not
- 3 apply to any of the Committee's investigative
- 4 activities, including transcribed interviews.
- 5 There are some quidelines we follow, and I'll go
- 6 over those again now.
- We have an official reporter taking down
- 8 everything we say to make a written record, so we
- 9 ask that you give verbal responses to all
- 10 questions. Do you understand?
- 11 MR. GOLDSTONE: I do.
- MR. DAVIS: So that the court reporter can
- 13 take down a clear record, we'll do our best to
- 14 limit the number of people directing questions to
- 15 you to those whose turn it is.
- 16 It's also important that we don't talk
- 17 over one another or interrupt each other, if we
- 18 can help it, and that goes for everybody present
- 19 at today's interview.
- While Senators on the Committee may
- 21 observe, the Chairman and Ranking Member have
- 22 agreed that only staff will ask questions.
- 23 We encourage witnesses who appear before
- 24 the Committee to consult freely with counsel if
- 25 they so choose. You are appearing via

- 1 videoconference with counsel, I believe, today.
- 2 Counsel, could you please state your name for the
- 3 record?
- 4 MR. GAGE: Robert Gage and Bernard
- 5 Ozarowski, representing Mr. Goldstone.
- 6 MR. DAVIS: Thank you.
- 7 Mr. Goldstone, we want you to answer our
- 8 questions in the most complete and truthful manner
- 9 possible, so we will take our time. If you have
- 10 any questions or if you don't understand any of
- 11 our questions, please let us know. If you
- 12 honestly don't know the answer to a question or
- 13 don't remember, it's best not to guess. Just give
- 14 us your best recollection.
- 15 It's okay to tell us if you learned
- 16 information from someone else if you indicate how
- 17 you came to know the information. If there are
- 18 things that you don't know or can't remember, we
- 19 ask that you inform us to the best of your
- 20 knowledge who might be able to provide a more
- 21 complete answer to the question.
- 22 It is this Committee's practice to honor
- 23 valid common law privilege claims as an
- 24 accommodation to a witness or party when those
- 25 claims are made in good faith and accompanied by

- 1 sufficient explanation so that the Committee can
- 2 evaluate the claim.
- 3 When deciding whether to honor a
- 4 privilege, the Committee weighs its need for the
- 5 information against any legitimate basis for
- 6 withholding it. The Committee typically does not
- 7 honor contractual confidentiality agreements.
- 8 You should understand that although the
- 9 interview is not under oath, by law you are
- 10 required to answer questions from Congress
- 11 truthfully. Do you understand that?
- 12 MR. GOLDSTONE: I do, yes.
- 13 MR. DAVIS: Specifically, 18 U.S.C. Section
- 14 1001 makes it a crime to make any materially
- 15 false, fictitious, or fraudulent statement or
- 16 representation in the course of a congressional
- 17 investigation. That statute applies to your
- 18 statements in this interview. Do you understand
- 19 that?
- 20 MR. GOLDSTONE: I do, yes.
- 21 MR. DAVIS: Witnesses who knowingly provide
- 22 false statements could be subject to criminal
- 23 prosecution and imprisonment for up to 5 years.
- 24 Do you understand this?
- 25 MR. GOLDSTONE: I do, yes.

- 1 MR. DAVIS: Is there any reason you're
- 2 unable to provide truthful answers to today's
- 3 questions?
- 4 MR. GOLDSTONE: There is not.
- 5 MR. DAVIS: Finally, we ask that you not
- 6 speak about what we discuss in this interview with
- 7 anyone else outside of who is participating in the
- 8 videoconference today in order to preserve the
- 9 integrity of our investigation.
- 10 Is there anything else that my colleagues
- 11 from the minority want to add?
- 12 MR. PRIVOR: No; thank you.
- 13 MR. DAVIS: The Committee typically conducts
- 14 interviews in alternating rounds of questioning by
- 15 the majority and the minority. But we believe our
- 16 questions largely overlap here, so in the interest
- 17 of efficiency today, the minority will begin the
- 18 questioning and the majority will ask additional
- 19 questions as necessary afterwards.
- 20 The time is now 3:16 p.m., and I believe
- 21 Mr. Privor will get started.
- 22 MR. PRIVOR: Very well. Thank you.
- 23 EXAMINATION BY COUNSEL FOR THE MINORITY
- 24 BY MR. PRIVOR:
- 25 Q. Mr. Goldstone, thank you for coming in

- 1 again today. We are going to confine our
- 2 questions largely to the new documents that were
- 3 produced. As Mr. Davis observed, much of it does
- 4 overlap with what has been produced before,
- 5 although the documents are in a slightly different
- 6 order, particularly with respect to the texts.
- 7 Do you have those documents in front of
- 8 you today?
- 9 A. I do.
- 10 Q. Okay. Very good. That'll make it easier
- 11 for sake of -- since we're not in the same room, I
- 12 can't show you the document, but I will refer to
- 13 the documents by the Bates numbers. The Bates
- 14 numbers are those alphanumeric numbers in the
- 15 bottom right-hand corner of each document. They
- 16 each start with the prefix RG.
- 17 So let's go ahead and start with our
- 18 first document, which is Bates-labeled RG-000257.
- 19 Do you have that document available?
- 20 A. I do, yes.
- Q. Very well. Okay. So this is a June 5th
- 22 email from you to Alan Garten with the subject
- 23 line "Re: Contact info." It's actually a chain
- 24 email and it's a two-page document. So it's from
- 25 RG-000257 through 258. Take a moment to look that

- 1 one over. Do you recognize that document?
- 2 A. Yes, I do.
- 3 Q. Okay. In this particular document, in
- 4 the most recent email in the exchange, you are
- 5 writing to Mr. Garten saying, "Hi. Irakly was at
- 6 the meeting and was the link between the Agalarovs
- 7 and these folks who requested meeting. I have no
- 8 idea of names of the others, but Irakly most
- 9 likely will."
- 10 Is Irakly a reference to Ike Kaveladze?
- 11 A. It is.
- MR. PRIVOR: Very well. And I want to note
- 13 for the record that my colleague Heather Sawyer
- 14 has now joined us, if she'll introduce herself for
- 15 the record.
- 16 MS. SAWYER: Heather Sawyer. I am General
- 17 Counsel with Senator Feinstein. Mr. Goldstone,
- 18 thank you for taking the time. We appreciate you
- 19 making the time to answer our follow-up questions.
- 20 MR. GOLDSTONE: Not a problem. Thank you.
- 21 BY MR. PRIVOR:
- Q. Now, with respect to -- we're going to
- 23 label this as Exhibit 1.
- 24 [Goldstone Exhibit 1 was marked for
- 25 identification.

- 1 BY MR. PRIVOR:
- 2 Q. With respect to Exhibit 1, I was asking
- 3 about the texts that you wrote to Mr. Garten:
- 4 "Irakly was at the meeting and was the link
- 5 between the Agalarovs and these folks who
- 6 requested meeting." You had previously testified
- 7 the last time you were with us that you'd received
- 8 an interesting call from someone you identified as
- 9 Alan Garten, a Trump Organization lawyer. That
- 10 testimony was at pages 131 to 132 of your last
- 11 transcript. And this email now appears to be an
- 12 email following up on that telephone call.
- Do you recall what did you mean in this
- 14 email in Exhibit 1 by saying that Ike Kaveladze
- 15 was the link between the Agalarovs and these
- 16 folks?
- 17 A. Yes, well, when Emin Agalarov first asked
- 18 me to make the request for a meeting, one of the
- 19 things I was told was that I simply had to get the
- 20 meeting and that Ike -- or Irakly, as he often
- 21 called himself to me -- would coordinate the
- 22 meeting. So as such, I refer to him as kind of
- 23 the link between the two of them, the Agalarovs
- 24 and the people, whoever they were, that would
- 25 attend the meeting.

- 1 Q. And the people who were going to attend
- 2 the meeting, are those the same as "these folks"
- 3 that are referred to in the email, "these folks
- 4 who requested meeting"?
- 5 A. Yes, they are.
- 6 Q. Do you recall who those folks included,
- 7 which persons in particular?
- 8 A. Specifically, Natalia Veselnitskaya.
- 9 Q. Was there anyone else that you had in
- 10 mind when you were referring to "these folks who
- 11 requested meeting"?
- 12 A. No. I believe I put them in the plural
- 13 because ultimately she brought a couple of people
- 14 with her, and I'm not sure if at this point when I
- 15 was writing I fully recalled, remembered, or even
- 16 knew who or what those other two people were.
- 17 Q. Okay. This particular email on June 5,
- 18 2017, is nearly a year after the meeting, so by
- 19 the time of this email, the meeting had already
- 20 occurred. So presumably you understood at that
- 21 point that there were multiple people involved?
- 22 A. Yes, one being a translator and the other
- 23 person I had no idea who it was, but yes.
- Q. And so when you're referring to "these
- 25 folks," you've identified Ms. Veselnitskaya. Do

- 1 you also include the persons that she brought to
- 2 the meeting with her?
- 3 A. I'm kind of pluralizing what really was
- 4 about the Russian attorney plus this other person
- 5 who appeared, who I had no idea what their role
- 6 was. So I pluralized it to folks rather than just
- 7 her.
- Q. Who was the other person that appeared
- 9 with her?
- 10 A. I believe his name was Rinat Akhmedov or
- 11 Akhmetov.
- 12 Q. Is that Mr. Akhmetshin?
- A. That's probably his name, yes.
- 14 Q. Is there anyone else that you had in mind
- 15 other than Ms. Veselnitskaya and Mr. Akhmetshin?
- 16 A. No.
- 17 Q. You've described Ike Kaveladze as the
- 18 link between the Agalarovs and these folks who
- 19 we've now identified as Ms. Veselnitskaya and Mr.
- 20 Akhmetshin. Why didn't you consider yourself the
- 21 link to the Agalarovs?
- 22 A. Because it had kind of been explained to
- 23 me by Emin at the beginning when I had pushed him
- 24 on trying to find out more information, both about
- 25 who the attorney was and what the real beef or the

- 1 subject of what she had to produce, that I was
- 2 simply to request the meeting. Mr. Kaveladze
- 3 would coordinate the meeting. So in that respect,
- 4 I consider him to be the link in this -- in this
- 5 request.
- Q. Did you ever ask why the Agalarovs needed
- 7 both you and Mr. Kaveladze to be involved?
- 8 A. Well, no, I didn't.
- 9 Q. Did they ever offer an explanation for
- 10 why both of you were involved?
- 11 A. I think as you would have seen from
- 12 previous testimony, my plan, both in writing and
- 13 what I'd been instructed to do, was not to attend
- 14 the meeting, but Mr. Kaveladze would attend it. I
- 15 was simply to meet them and hand them off to Mr.
- 16 Trump, Jr., after taking him through security.
- 17 So, you know, if you ask me why I think that's the
- 18 case, it's because Mr. Kaveladze would attend the
- 19 meeting; I would simply make the request and
- 20 introduce them to somebody who I had met before
- 21 and none of them had.
- Q. And that includes Mr. Kaveladze? Do you
- 23 know whether he had ever met the Trumps before?
- A. I don't know that, but to the best of my
- 25 -- yes, he had -- he'd met them during -- or he'd

- 1 met Mr. Trump, Sr., certainly during the Miss
- 2 Universe Pageant.
- 3 Q. So then why -- what is your understanding
- 4 of why they would -- the Agalarovs would have
- 5 needed you to be involved? Why not just simply
- 6 have Mr. Kaveladze try to arrange the meeting
- 7 himself if you weren't planning to attend anyway?
- 8 A. I think they did it, but every request
- 9 that I had been asked by them to request of Mr.
- 10 Trump, whether it was to be in a music video or to
- 11 be in whatever, seemed to have been very
- 12 successful. And so in that respect, maybe they
- 13 just decided to go with what had worked so far,
- 14 and I was the conduit.
- Q. And I'm sorry to ask you to repeat this.
- 16 It seemed that our video and audio might have
- 17 been interrupted, and I want to make sure the
- 18 court reporter got the first part of your answer.
- 19 Would you mind explaining that again, the
- 20 respective roles that you and Mr. Kaveladze
- 21 played?
- 22 A. In the meeting, yes?
- Q. In arranging this meeting.
- 24 A. I was asked to get the meeting and was
- 25 told that Mr. Kaveladze would coordinate the

- 1 meeting. I was then asked to meet Mr. Kaveladze,
- 2 and at the time "person" attending the meeting
- 3 grew to "people" on the day of the meeting and
- 4 simply take them through security, introduce them
- 5 to Don, Jr., and then leave.
- 6 Q. Very well. Thank you.
- 7 This email in Exhibit 1 is dated June 5,
- 8 2017. Do you recall whether you had any further
- 9 conversation with Alan Garten around the time of
- 10 this email on June 5th?
- 11 A. I had had some conversation with Mr.
- 12 Garten prior to this, I believe. And I think
- 13 there was some conversation with him after this as
- 14 well, yes.
- Q. We'll come to the after in just a moment.
- 16 What do you recall in terms of conversations you
- 17 had with him before this email?
- 18 A. In one instance he had asked me if I
- 19 recalled the name of the attorney who had spoken
- 20 at the meeting. I told him at that stage that I
- 21 did not, but I would probably be able to find out,
- 22 which I did. And I think you have that here. I
- 23 told him the name of the attorney was Natalia
- 24 Veselnitskaya.
- Q. And so the record is clear, when you're

- 1 referring to what's here, you're referring to the
- 2 bottom half of Exhibit 1, which is the June 2nd
- 3 email?
- 4 A. I am indeed, yes.
- 5 Q. And apart from that June 2nd email, do
- 6 you recall any other conversations with Alan
- 7 Garten that preceded this June 5th conversation or
- 8 June 5th email?
- 9 A. I don't recall the exact date, but there
- 10 was a -- there was definitely a telephone
- 11 conversation or two that took place between myself
- 12 and Mr. Garten.
- Q. Do you recall what the subject of the one
- 14 or two telephone conversations were?
- 15 A. I received an email -- I'm sorry, a
- 16 voicemail from Mr. Garten asking me to give him a
- 17 call. I called him back, and he asked me if I
- 18 could recall both who was present at the Trump
- 19 Tower meeting in June of 2016 and what my
- 20 recollection of that meeting was.
- Q. Did you follow up and respond to those
- 22 inquiries?
- 23 A. I did. I told him -- I told him what I
- 24 knew to the best of my knowledge.
- Q. Was that on or about June 5th or was that

- 1 some other time?
- 2 A. On or -- within a few days of that, yes,
- 3 certainly.
- 4 Q. Is there anything else you can recall
- 5 from those first one or two conversations with Mr.
- 6 Garten?
- A. Only that he'd asked, as I say, if I knew
- 8 the name of the attorney, and then when I had
- 9 mentioned that the Agalarovs also had their -- I
- 10 may have called Irakly a "representative" at that
- 11 point, but their representative there. He asked
- 12 me if I had contact information for him, which I
- 13 said I did, and I forwarded it.
- Q. When you last testified before us, you
- 15 had discussed having talked with Mr. Garten again
- 16 around June 26th or June 27th. This time Alan
- 17 Futerfas was also on the telephone, and you had
- 18 asked -- they had asked you to help them
- 19 understand what your recollection of the meeting
- 20 was, which you provided. That was at page 135 of
- 21 the transcript. Do you recall whether there were
- 22 any other conversations between you and either Mr.
- 23 Garten, Mr. Futerfas, or both in between June 5th
- 24 and those conversations on June 26th or June 27th
- 25 that you had already testified about?

- 1 A. Would it be okay if I just looked forward
- 2 in this? Because some of these emails here may
- 3 jog my memory, if that's okay.
- 4 Q. Of course. And I will note for the
- 5 record -- this might assist you -- that the next
- 6 page in sequence in what you have produced is the
- 7 June 26th email between you and Mr. Garten. I
- 8 don't believe there's another email in between
- 9 those two dates.
- 10 A. No, and I see from this that it appears
- 11 that I spoke on the 26th -- I know I was overseas,
- 12 I believe, at the time I spoke then. So after my
- 13 email, which is stamped 260, which is June 27th
- 14 where I give him the contact information, give Mr.
- 15 Garten, that is, for Mr. Kaveladze, I'm not sure
- 16 but I don't believe we spoke again until July of
- 17 that year.
- 18 Q. Okay. So now going back to my question,
- 19 just so we're clear, between June 5th and June
- 20 26th, do you recall whether you had any
- 21 conversations with Mr. Garten or Mr. Futerfas?
- 22 A. I believe there was one conversation with
- 23 both of them. We may have covered this already,
- 24 but after I had spoken to Mr. Garten and gave him
- 25 my recollection, I believe he said to me he'd like

- 1 to have a follow-up call with Mr. Futerfas on that
- 2 call. And, again, all they did was ask me the
- 3 same thing, the same -- to give them the same
- 4 recollection of what was in the meeting, what the
- 5 meeting was about, with both of them on the call.
- 6 Q. Very well. In your prior testimony, we
- 7 had discussed a series of emails that were dated
- 8 from July 9th to July 10th of 2017 that concerned
- 9 whether or not to issue a public statement of some
- 10 sort concerning the June 9th meeting at Trump
- 11 Tower. Now I want to show you our next exhibit,
- 12 which we'll label as Exhibit 2.
- 13 [Goldstone Exhibit 2 was marked for
- identification.
- 15 BY MR. PRIVOR:
- 16 O. Exhibit 2 is a one-page document. This
- 17 is Bates page RG-000261. So this will be the next
- 18 one in sequence in your packet. This is a July
- 19 6th email, July 6, 2017, from you to Alan Garten
- 20 with the subject "Question."
- Now, as I had just noted, in your prior
- 22 testimony we had been discussing communications
- 23 that were between July 9th and July 10th. So this
- 24 one's a little bit earlier, so I want to explore
- 25 this one a little bit. So in this email, it

- 1 appears you reached out to Alan Garten on July
- 2 6th, and you asked -- you reported to him that you
- 3 were in Europe and wanted to "check back to see
- 4 what, if anything, was happening with the
- 5 statement your colleague read to me last week and
- 6 if any story has broken yet about it."
- 7 Do you recall what that statement was
- 8 that Mr. Garten's colleague had read to you that's
- 9 referenced in this?
- 10 A. I don't. Yes. I don't recall exactly
- 11 what it was, no.
- 12 Q. Do you recall what the subject was, what
- 13 it was about?
- 14 A. I believe it was a statement that -- I
- 15 think the colleague I'm referring to was probably
- 16 Mr. Futerfas who read to me, and it was going to
- 17 be a statement from, I believe, Don, Jr. But I'm
- 18 really not a hundred percent certain at this
- 19 stage.
- Q. So the record is clear, when you refer to
- 21 "Don, Jr.," that's Donald Trump, Jr.?
- 22 A. It is.
- Q. Do you recall whether you received any
- 24 response to this July 6th email when you had asked
- 25 specifically of Mr. Garten what, if anything, is

- 1 happening?
- 2 A. I don't believe I had a direct answer
- 3 until a bit later, like a few days later.
- 4 Q. This email in Exhibit 2 suggests that Mr.
- 5 Garten's colleague, who you've identified as
- 6 probably Mr. Futerfas, had read to you a statement
- 7 which you surmised was about Donald Trump, Jr.
- 8 Had you ever seen a statement as opposed to one
- 9 that was read to you after this email?
- 10 A. At this stage I had not, no.
- 11 Q. And so the email had been recited to you
- 12 or read to you by Mr. Futerfas. Do you know what
- 13 the purpose of him reading it to you was?
- 14 A. I don't, no.
- 15 Q. Did you request that he read you the
- 16 statement?
- 17 A. No.
- 18 Q. Were you asked to provide any reaction to
- 19 the statement when it was read to you?
- 20 A. I don't recall being asked.
- Q. Do you recall whether you were asked to
- 22 provide any input to the statement that had been
- 23 read to you?
- A. No, not other than the conversations had
- 25 with me giving my recollection of what went on at

- 1 the meeting, no.
- 2 Q. Apart from whether you were asked for any
- 3 reaction or input, did you provide any reaction to
- 4 the statement that was read to you?
- 5 A. I don't recall.
- 6 Q. Do you recall whether you provided any
- 7 input, like, for example, suggesting changes or
- 8 additions to it?
- 9 A. I don't.
- 10 Q. Do you recall whether you provided any
- 11 comments at all on that statement, even if it were
- 12 through another person?
- 13 A. I don't recall.
- 14 O. After that statement had been read to
- 15 you, did you discuss the content of that statement
- 16 with anyone else that you can recall?
- 17 A. Not that I can recall, no.
- 18 Q. Did you discuss with anyone else the fact
- 19 that the statement had been prepared before it was
- 20 released publicly?
- 21 A. I'm not sure of the date -- I would have
- 22 to look through here -- if at some point I had
- 23 said either to Ike -- that's Ike Kaveladze -- or
- 24 to Emin that Don, Jr. -- that's Donald Trump, Jr.
- 25 -- might have been preparing a statement. I may

- 1 have said that in another series of calls or
- 2 emails. But I don't believe I went into what it
- 3 said.
- Q. Apart from other emails or text messages,
- 5 do you recall having any conversations with any
- 6 other person other than Mr. Futerfas and Mr.
- 7 Garten about this potential statement concerning
- 8 Don, Jr., before it was released publicly?
- 9 A. I don't believe so, other than maybe
- 10 having said to Emin at some point -- that's Emin
- 11 Agalarov -- that there may be some statement
- 12 coming.
- 13 Q. All right. Let's go to our next exhibit.
- 14 We're going to call this Exhibit 3, and this is
- 15 at RG-000273 through 274.
- 16 [Goldstone Exhibit 3 was marked for
- identification.
- 18 BY MR. PRIVOR:
- 19 Q. This is an email chain. The most recent
- 20 email at the top of the page is from you to Alan
- 21 Futerfas, copied to Alan Garten, dated July 9th.
- 22 The subject is "Re: Press IMP." Take a moment to
- 23 look that one over.
- 24 [Pause.]
- MR. GOLDSTONE: Yes, I've looked it over.

- 1 BY MR. PRIVOR:
- Q. Very well. So the most recent email in
- 3 the chain, the one that's at the top half of the
- 4 page, is from you to Mr. Futerfas, copied to Alan
- 5 Garten. You state, "Calling you now." That is
- 6 responding to an email from Alan Futerfas which is
- 7 dated July 10th.
- 8 The first question is just the time
- 9 stamps on these obviously are a little bit
- 10 inconsistent because your response date precedes
- 11 the email that was sent to you, which suggests
- 12 you're in a different time zone. Do you recall
- 13 where you were located at the time?
- 14 A. I was in Athens, Greece, which I believe
- 15 is 7 or 8 hours ahead of New York.
- 16 O. And I take it that, in fact, your
- 17 response did occur after the email from Mr.
- 18 Futerfas notwithstanding what's printed on the
- 19 page?
- 20 A. That is correct.
- Q. Okay. So looking at Mr. Futerfas' email
- 22 to you, he writes, "I reached out to you as soon
- 23 as we heard today that your name leaked." Do you
- 24 know what that is a reference to, your name
- 25 leaking?

- A. I believe it's a reference to either the
- 2 Washington Post or the New York Times, I can't
- 3 remember which one leaked my name, but my name
- 4 being out in the press as the person who sent the
- 5 email or emails to Donald Trump, Jr., requesting
- 6 the meeting at Trump Tower.
- Q. Were you expecting Mr. Garten -- or Mr.
- 8 Futerfas, rather, to keep you apprised if your
- 9 name were to leak in the press or in the media?
- 10 A. I was expecting that if they were to use
- 11 my name, they would perhaps do me the courtesy of
- 12 letting me know that. And as far as I understood
- 13 from the media who called me, it was actually
- 14 through either Mr. Trump, Jr., or his attorneys
- 15 that they gave details or provided my name to the
- 16 media. So whilst it's being referred to as a
- 17 leak, I had been told by some media that to
- 18 prevent the media coming out with the story first,
- 19 that Mr. Trump, Jr., through his attorneys had
- 20 actually offered this information to the media.
- 21 So, yes, in that respect, I would have expected
- 22 the courtesy of them telling me.
- 23 Q. How did you come to the conclusion that
- 24 they -- and I assume you mean Mr. Trump's lawyers,
- 25 Trump, Jr.'s lawyers -- were the ones that had

- 1 given your name to the media?
- 2 A. I believe a couple of media people who
- 3 called me had said -- had said that or said words
- 4 to that effect.
- 5 Q. Did you have any discussion with Mr.
- 6 Futerfas or Mr. Garten about the facts that you
- 7 had learned that they had provided your name to
- 8 the media?
- 9 A. I'm not sure if in one of these I say
- 10 that. I'm not sure is the answer to that. But I
- 11 think, if I didn't say it bold, I certainly
- 12 inferred it to them.
- 13 Q. Apart from emails or text messages, do
- 14 you recall any other conversations with Mr.
- 15 Futerfas or Mr. Garten about the fact that you
- 16 believed they had leaked your name to the media?
- 17 A. I don't recall -- when I say, "Calling
- 18 you now. Rob," which is at the top of page 273,
- 19 the fact that I write, "Calling you now," I would
- 20 imagine I did speak to Mr. Futerfas. But I don't
- 21 recall that conversation, so I can't answer that.
- 22 But if as it says, "Calling you now," if I did
- 23 have a conversation with him, I would think I
- 24 probably would have brought that up as that was,
- 25 you know, my reaction to that.

- 1 Q. Do you recall what your reaction was to
- 2 the fact that they had leaked your name?
- 3 A. I just recall at the time being
- 4 surprised, I suppose shocked -- it's a bit of a
- 5 strong word, but I think it's applicable -- that
- 6 they wouldn't have told me. I mean, you know, I
- 7 just thought they would have done me the courtesy
- 8 of saying something. They didn't have to, but I
- 9 thought it might have been a courtesy to do so.
- 10 Q. Did you express any anger or frustration
- 11 or anything like that to them?
- 12 A. In the email that's at the second half of
- 13 page 273, I say here, "I had asked last week if we
- 14 could be sent a copy of his statement and any
- 15 other -- which we never received, to be prepared
- 16 and perhaps draft our own statement. That's
- 17 saying it in nice terms.
- 18 Q. In your telephone conversation, though,
- 19 which is reflected on page 273, where you say,
- 20 "Calling you now," do you recall whether in your
- 21 telephone conversation you expressed any reaction
- 22 to their having leaked your name to the media?
- 23 A. I don't actually recall if I actually had
- 24 that call. There doesn't appear to be anything
- 25 that follows on from it to say I can't get hold of

- 1 you or anything, to that respect. So I don't
- 2 recall. No is the answer.
- Q. The next sentence in Mr. Futerfas' email
- 4 on July 10th states, "My preference if" -- I think
- 5 that's a typo for "is." "My preference is for you
- 6 to have no comment." Did you discuss that, Mr.
- 7 Futerfas' preference for no comment, with him?
- 8 A. Don't know the answer to that.
- 9 Q. Do you recall whether you discussed that
- 10 preference for no comment with anyone else?
- 11 A. I don't believe I did.
- 12 Q. You ultimately did prepare a statement.
- 13 We've seen drafts of that statement the last time
- 14 we spoke to you. Do you recall why you had
- 15 prepared a statement if Mr. Garten -- I'm sorry,
- 16 Mr. Futerfas had expressed a preference for you to
- 17 have no comment?
- 18 A. I believe that between him expressing
- 19 that and also sending me, which we have here also,
- 20 something that he had drafted that he thought
- 21 would be acceptable for me or Emin or whoever to
- 22 say, I decided I would rather say it myself than -
- 23 it didn't seem to be the right sort of
- 24 statement. It wasn't the way I would speak. It
- 25 didn't sum it up the way I would sum it up. So I

- 1 thought it would be easier for me to draft
- 2 something as a possible idea for a statement.
- 3 Q. When you were drafting your statement,
- 4 had anyone asked you to prepare or draft that
- 5 statement? Or was it entirely just out of your
- 6 own mind?
- 7 A. I believe -- no is the answer. Nobody
- 8 had asked me to do it. I had, I think, suggested
- 9 to Emin Agalarov and possibly Ike Kaveladze that I
- 10 would try my hand at drafting something. But at
- 11 that point I was interested only in drafting
- 12 something because I wanted something to go out.
- 13 It was about what people were saying about me.
- Q. Apart from Mr. Futerfas' statement that
- 15 his preference was that you have no comment, do
- 16 you recall whether anyone else asked you not to
- 17 draft or not prepare or issue a statement?
- 18 A. Nobody, as far as I can recall.
- 19 Q. Did anyone discourage you from releasing
- 20 a public statement other than perhaps how you
- 21 might infer from Mr. Futerfas' email?
- 22 A. Not discourage, no. I had sent this
- 23 statement to Emin Agalarov to look at, and I
- 24 believe he told me he -- I think we have this also
- 25 in either a text or something, but he just wanted

- 1 to run it past -- I think he either said Ike and
- 2 the lawyers or his Dad, Ike, and the lawyers. So
- 3 -- but they didn't discourage me. I think they
- 4 were just saying perhaps just hold off until we
- 5 get back to you.
- 6 Q. Did you ultimately issue a statement?
- 7 A. I did not.
- 8 Q. I'm sorry. Did not?
- 9 A. I did not.
- 10 MR. PRIVOR: Let's go to our next exhibit.
- 11 Our next exhibit is going to be a collection of
- 12 text messages. We're going to label this Exhibit
- 13 4. These are text messages that begin at RG-
- 14 000286 and go through 313.
- 15 [Goldstone Exhibit 4 was marked for
- identification.
- 17 BY MR. PRIVOR:
- 18 Q. You produced the text messages to us as
- 19 one sort of long batch. Some of those text
- 20 messages involved Ike Kaveladze and some of them
- 21 involved Emin Agalarov. This is the text messages
- 22 only for the latter, the exchanges with Mr.
- 23 Agalarov. We're going to split it up to hopefully
- 24 make this a little easier to follow. So these are
- 25 the Emin Agalarov text messages we're going to

- 1 start with. I will turn your attention to Bates
- 2 page RG-000292, if you would.
- 3 I will note for the record, just so we
- 4 can bear in mind the dates and time stamps, which
- 5 will be relevant, that page 292 is a continuation
- 6 of the string of text messages that appears to
- 7 begin on page 286, showing the date July 9th. So
- 8 as we interpret this, this is part of a July 9th
- 9 exchange. If you have a different view, we'd
- 10 certainly like to hear it just to make sure we're
- 11 all on the same page.
- 12 A. I believe it's July 9th.
- 13 Q. Okay. Very well. During your first
- 14 interview with the staff, Ms. Sawyer, my
- 15 colleague, had asked if the text string shown here
- 16 on Bates page 292 -- it had a different Bates
- 17 number then, of course, but the substance of the
- 18 email -- or, I'm sorry, the text message was
- 19 before us. And Ms. Sawyer had asked you whether
- 20 or not the text ends -- it's approximately three-
- 21 quarters of the way down the page. It says -- it
- 22 appears to be you writing -- "I hope this favor
- 23 was worth it for your Dad. It could blow up."
- 24 And that was at Bates page RG-000230, in the old
- 25 document. And you can see that the text actually

- 1 at Bates page 292 continues with the word "big"
- 2 and then a few more statements after that. At the
- 3 time we didn't have that full text exchange, so we
- 4 want to make sure we understand the rest of it.
- 5 She had asked you about what you meant by
- 6 that it could blow up, and you had stated in your
- 7 testimony at page 214 of the old transcript that
- 8 you thought that their names may appear in the
- 9 press. So I want to just dig into this a little
- 10 bit more now that we have the continuation of the
- 11 exchange.
- 12 First question. You said, "I hope this
- 13 favor was worth it for your Dad." What was the
- 14 favor that you had in mind when you wrote that?
- 15 A. The request to the Trumps via Don, Jr.,
- 16 for the meeting.
- 17 Q. That's the request made by you to set up
- 18 the June 9th meeting?
- 19 A. Correct, on behalf of Emin Agalarov.
- 20 Q. Now, when you described it as a "favor
- 21 for your Dad," whose favor was it? Was setting up
- 22 the meeting a favor made to Aras Agalarov, or was
- 23 Aras doing a favor for someone else?
- A. I don't know the answer to that, but I
- 25 know what I meant in here. I'm saying to Emin, I

- 1 hope the favor that you, Emin Agalarov, asked me
- 2 to do on your behalf was worth it for your Dad.
- 3 And I know it involved his Dad because when he
- 4 first called, he said, you know, "My Dad met with
- 5 this attorney and asked if you could set up a
- 6 meeting." So by default, I assumed Emin was doing
- 7 this on behalf of his Dad.
- 8 Q. Do you know who originated the request to
- 9 set up the meeting? In other words, was it
- 10 something that sprung from the desire of Aras, or
- 11 was it coming from someone else?
- 12 A. As I understand it, it was a request from
- 13 Aras through Emin through me to the Trumps.
- Q. How did you know that, that the request -
- 15 -
- 16 A. How do I know that?
- 17 Q. How did you know that the request started
- 18 with Aras?
- 19 A. Well, again, maybe I didn't articulate
- 20 this how I should. The extent to which I
- 21 understand that is what was conveyed to me by
- 22 Emin, and that -- the implication was that his Dad
- 23 had asked him to set up a meeting with the Trumps.
- 24 Emin had then asked me. I have no idea if or who
- 25 had asked his Dad.

- 1 Q. You had mentioned that Aras had met with
- 2 the lawyer. I assume that's Ms. Veselnitskaya.
- 3 Is that right?
- A. That is -- well, to the best of my
- 5 knowledge, that's correct.
- 6 Q. What is the basis of your knowledge that
- 7 he had met with that lawyer?
- 8 A. I suppose my assumption that when Emin
- 9 said, "My Dad had met with this well-connected
- 10 prosecutor who had information about funding to
- 11 the Democrats," and all that I had said before,
- 12 that is what this person who attended the meeting
- 13 seemed to present. So I have always taken it to
- 14 be that that's the person Emin spoke about.
- 15 Q. Now, you described this as a favor. Do
- 16 you know whether there was any expectation of a
- 17 return favor?
- 18 A. Well, it's interesting because my use of
- 19 "favor" here is that Emin did a favor for his Dad.
- 20 So using that implication, you know, would his
- 21 Dad ever do him a favor? I'm sure, if you know
- 22 what I mean. That's my implication, that he did a
- 23 favor for his Dad.
- Q. I see. You described the favor -- you
- 25 said you hoped that the favor was "worth it."

- 1 What did you mean by "worth it"?
- 2 A. At the time when Emin first asked me to
- 3 set up the meeting, I recall saying to him
- 4 something along the lines that, you know, I
- 5 thought it was a bad idea because you get very few
- 6 opportunities with people like the Trumps to ask
- 7 favors, and I hoped it was worth the favor. You
- 8 know, we're back into this favor again. It was --
- 9 it was me on behalf of Emin now asking Don, Jr., a
- 10 favor.
- 11 Q. Right, but --
- 12 A. So --
- Q. But your text message asks or suggests
- 14 you hope it's "worth it for your Dad," meaning for
- 15 Aras. What would make it worth it for Aras?
- A. Oh, that -- well, that isn't how I mean
- 17 it. I mean I hope this favor for your Dad was
- 18 worth it. If we were being semantically,
- 19 grammatically correct, that's how I mean this.
- 20 Q. Understood. Okay.
- Now, we can see from this new version of
- 22 the text message at Bates page 292, there is, in
- 23 fact, additional texts that we didn't have before.
- 24 So you said it could "blow up big. I/we need a
- 25 press statement." And then you appear to paste in

- 1 some text that starts with, "President Donald
- 2 Trump's eldest son, Donald Trump, Jr., and son-in-
- 3 law Jared Kushner confirmed late Saturday that
- 4 they met with a Kremlin-linked lawyer in June 2016
- 5 during the election campaign. But President
- 6 Trump's attorney is laying the blame firmly with
- 7 the Democrats." Do you see that text pasted in
- 8 there?
- 9 A. Yes, I do.
- 10 Q. Do you recall what the source of that
- 11 particular text was?
- 12 A. I don't. Well, I think, if you read all
- 13 the way to the first quarter of 294, where it
- 14 said, "President Trump's lawyer, Marc Kasowitz,
- 15 told NBC..." I don't know if it's from -- no, I
- 16 don't actually. It looks to me like it's from --
- 17 it's obviously online from NBC or from somewhere,
- 18 but I don't know exactly where it's from.
- 19 Q. Do you recall whether that came from a
- 20 Newsweek article?
- 21 A. Don't know.
- Q. Do you recall why you pasted this
- 23 particular text into your text message to Emin?
- 24 A. No.
- 25 Q. Do you have any recollection of wanting

- 1 to include text about the President's attorneys
- 2 laying the blame firmly with Democrats?
- 3 A. No.
- Q. Did you ever discuss with Emin or anyone
- 5 else whether the June 9th meeting was somehow
- 6 linked to Democrats?
- 7 A. No.
- 8 Q. Did you discuss that topic at all with
- 9 Alan Futerfas or Alan Garten?
- 10 A. No.
- 11 Q. Did they ever mention that to you in your
- 12 conversations, that they believed that the June
- 13 9th meeting was -- should be -- laying the blame
- 14 should be firmly with the Democrats?
- 15 A. I don't recall them ever saying that.
- 16 O. The quotation that follows, which you can
- 17 see carrying over from page 293 to 294, is a
- 18 quotation from Mark -- it says "Corall." I think
- 19 that's "Corallo." He says in the quote, "We have
- 20 learned that the person who sought the meeting is
- 21 associated with Fusion GPS, a firm which,
- 22 according to public reports, was retained by
- 23 Democratic operatives to develop opposition
- 24 research on the President and which commissioned
- 25 the phony Steele dossier," quoting from Mark

- 1 Corall, spokesperson for President Trump's lawyer
- 2 Marc Kasowitz, on NBC. Do you recall whether you
- 3 ever discussed -- well, let me back up. Had you
- 4 ever heard of Fusion GPS before July the 9th,
- 5 which is the date of this text message?
- 6 A. I had not.
- Q. Was there any -- when you pasted this
- 8 particular text into the text message, did you
- 9 have any particular purpose in selecting text that
- 10 referred to Fusion GPS?
- 11 A. No.
- 12 Q. Had you ever discussed Fusion GPS with
- 13 anyone before you pasted it into this text
- 14 message?
- 15 A. No.
- 16 O. Do you recall ever discussing Fusion GPS
- 17 with anyone after you pasted this into the text
- 18 message?
- 19 A. No.
- Q. Do you recall ever discussing with anyone
- 21 a link from Ms. Veselnitskaya to Fusion GPS?
- 22 A. I don't recall, no.
- Q. Do you know the name Glenn Simpson?
- 24 A. No.
- Q. Glenn Simpson is the, I think, owner of

- 1 Fusion GPS. Does that help you identify Mr.
- 2 Simpson?
- 3 A. No. I mean, I'm sure that I have watched
- 4 news programs and maybe his name has come up, but
- 5 I don't know of him, know him, and I don't even
- 6 recall his name. But I'm sure I've heard it.
- Q. Do you recall ever discussing with anyone
- 8 any link from Ms. Veselnitskaya to Glenn Simpson?
- 9 A. No.
- 10 Q. Had you ever heard, before pasting this
- 11 particular text message, had you ever heard that
- 12 there was an opposition research firm retained by
- 13 Democratic operatives called Fusion GPS?
- 14 A. No.
- 15 Q. Had you ever heard of an opposition
- 16 research firm retained by Democratic operatives
- 17 having any connection to the June 9th meeting at
- 18 Trump Tower?
- 19 A. No.
- Q. When you pasted this particular text, the
- 21 quotation, were you drawing any connection between
- 22 Fusion GPS and the June 9th meeting?
- A. No, I wasn't.
- Q. You had attended the June 9th meeting,
- 25 correct?

- 1 A. Correct.
- Q. Was there any discussion of Fusion GPS at
- 3 the June 9th meeting?
- A. To the best of my knowledge, to somebody
- 5 who was half listening, no.
- 6 Q. Do you recall whether there was any
- 7 discussion of Glenn Simpson at the June 9th
- 8 meeting?
- 9 A. I don't recall.
- 10 Q. Do you recall ever discussing Fusion GPS
- 11 with any of the participants who were at the June
- 12 9th meeting?
- 13 A. No.
- Q. Do you ever recall discussing Glenn
- 15 Simpson with any of the persons who were
- 16 participants of the June 9th meeting?
- 17 A. No.
- Q. Let's have you turn to Bates page 297.
- 19 We're still in the same exhibit, Exhibit 4. Bates
- 20 page 297 carries over from the prior page. You
- 21 can see that this is now a text message on July
- 22 10, 2017.
- 23 A. Yes.
- Q. As this was originally produced to us the
- 25 first time and we had asked you questions about

- 1 it, the text was found at Bates page RG-000232,
- 2 but it cut off at the top third of the page, where
- 3 it says, "I am being eaten alive in media with
- 4 journalists..." So the remainder of that text on
- 5 page 297 is new to us. Do you see where I'm
- 6 pointing?
- 7 A. I do indeed, yes.
- 8 Q. Okay. Very well. So this text states
- 9 that, "He is flying. I will speak to Ike when he
- 10 lands. I'm being eaten alive in media with
- 11 journalists investigating my links to Russia, you,
- 12 and Putin. This has and will have a disastrous
- 13 effect on my business also, and I trust we will be
- 14 compensated in some way. Already one new client
- 15 has walked away over this. It can only get
- 16 worse."
- 17 So you wrote that the journalists were
- 18 investigating your links to Russia, you, and
- 19 Putin. What were your links to Russia at that
- 20 time?
- 21 A. Having managed a Russian -- well, let me
- 22 answer this. My links to Russia was simply having
- 23 managed a Russian pop star. What journalists were
- 24 writing and investigating and believing and
- 25 blogging was very different.

- 1 Q. How was it different?
- 2 A. Well, I had headlines asking if I was a
- 3 KGB spy, if I was a mole for the Kremlin, if I was
- 4 some sort of operative who'd been put into this
- 5 meeting. So considering I was a publicist who had
- 6 sent an email, I found it quite disturbing.
- 7 Q. Apart from managing a Russian pop star,
- 8 did you have any other links to Russia at that
- 9 time?
- 10 A. No.
- 11 Q. Do you have any other links now?
- 12 A. No.
- Q. You also reference Putin, which I presume
- 14 is President Vladimir Putin. Did you have any
- 15 links to President Putin at the time of this text?
- 16 A. No.
- Q. Do you have any links to him now?
- 18 A. No.
- 19 Q. Do you know whether the Agalarovs had any
- 20 links to President Putin at the time of this text?
- 21 A. I don't know what, if any, links they had
- 22 to him, no.
- 23 Q. Do you know if they have any links to him
- 24 now?
- 25 A. I don't know that.

- 1 Q. The remainder of that text, you seem to
- 2 lament the impact on your business. You say that
- 3 you "trust we will be compensated in some way."
- 4 What did you mean by that?
- 5 A. I was furious that I'd been put in this
- 6 position, and I knew, having been a journalist and
- 7 then a publicist for many years, the impact that
- 8 being written about in the way I was being
- 9 vilified in the press would have on my business,
- 10 which was as a publicist and manager. So the very
- 11 job that I did involved me working with the media
- 12 who were the very media that were hunting me down.
- Q. Were you, in fact, compensated in any
- 14 way?
- 15 A. No.
- 16 Q. Did you ask to be compensated?
- 17 A. In this text.
- 18 Q. What did you have in mind by
- 19 compensation?
- 20 A. I don't know. I was -- it was a way of
- 21 showing my extreme anger and concern at the impact
- 22 this would have on my business. I hadn't thought
- 23 in specifics.
- Q. Did you ever follow up to this text
- 25 message to ask for compensation?

- 1 A. No.
- Q. Why not?
- 3 A. Because I assumed that even if I was to
- 4 get it, it would enable the media to have an even
- 5 bigger field day with their assertions,
- 6 allegations, or thoughts. So I thought it was
- 7 probably best to just leave it alone.
- 8 Q. You can see at the bottom of that page
- 9 there is a voice message that shows 27 seconds
- 10 long at 5:17. Do you see that?
- 11 A. Yes, I do.
- 12 Q. Okay. We have asked your counsel which -
- 13 audio files that were produced to us previously,
- 14 which ones correspond, and we're told that this
- 15 one corresponds to Bates number RG-000250. Now
- 16 that we see where it fits in the text string, we
- 17 want to play that text message for you and -- or,
- 18 I'm sorry, voicemail message and ask you a few
- 19 questions about it. So my colleague is going to
- 20 play that voice message now.
- 21 [Voicemail message played:]
- MR. AGALAROV: Stay cool. You have nothing
- 23 to do with this or everything you've done is you
- 24 connected people and you have no comment on this
- 25 as far as everyone else is concerned. But I think

- 1 Ike and the lawyers have basically a strategy to
- 2 follow up. I'll give you a call later today and
- 3 let's discuss, or give me a call whenever you want
- 4 to speak.
- 5 BY MR. PRIVOR:
- Q. Were you able to hear that?
- 7 A. Yes, I was.
- Q. Okay. Very well. We're not going to
- 9 give that an exhibit sticker since it's an
- 10 electronic file, but we've identified it, which
- 11 one it is, Bates 250. A couple questions about
- 12 that voice message.
- Did you have a discussion with Emin after
- 14 -- I take it that's Emin Agalarov in the voice
- 15 message?
- 16 A. It is. Yes, it is.
- 17 Q. Did you discuss his voicemail with him
- 18 after you received that call? Did you have a
- 19 follow-up call?
- 20 A. No, I don't believe I had a call. I
- 21 think there may be some texts or things that
- 22 follow it, yes.
- 23 Q. He stated in his message, "You have
- 24 nothing to do with this." Do you know what he was
- 25 referring to when he said, "You have nothing to do

- 1 with this"?
- 2 A. Yes, the truth for once, that all I had
- 3 done is what he'd asked me to do, which was to set
- 4 up a meeting.
- 5 Q. So was that a reference to the June 9th
- 6 meeting?
- 7 A. Yes, it was.
- Q. Was it a reference to -- just so we're
- 9 clear, was it a reference to setting up the
- 10 meeting contemporaneously around June 9th? Or was
- 11 it about making public statements describing the
- 12 meeting a year later?
- A. It was about you have nothing to do with
- 14 -- it was about -- because I'd made it so clear to
- 15 him how I didn't understand what he was asking me,
- 16 how he wouldn't give me information on the lawyer
- 17 and how I thought it was a bad idea, this to me
- 18 speaks to you had nothing to do with this, you
- 19 just simply requested what I asked you to do, you
- 20 set up a meeting.
- Q. Emin Agalarov continues in his voice
- 22 message stating that you would have no comment on
- 23 this as far as everyone else is concerned. Do you
- 24 know what he meant by that?
- 25 A. No.

- 1 Q. Do you have any idea who the "everyone
- 2 else" is that might have been concerned whether or
- 3 not you had a comment?
- 4 A. A lot of people were asking me if I could
- 5 comment on behalf of Emin because I obviously had
- 6 managed him and been his publicist for a long
- 7 time. So possibly, you know, don't comment on
- 8 behalf of me either, perhaps.
- 9 O. Did you discuss that issue of no comment
- 10 with Emin around the time you received this
- 11 voicemail?
- 12 A. No.
- 13 Q. Did you discuss it with Alan Futerfas or
- 14 Alan Garten? And, again, this --
- 15 Q. Not to my --
- 16 Q. This text is from July 10th and a
- 17 corresponding voicemail.
- 18 A. It wasn't so much about no comment. It
- 19 was the fact that I think both Mr. Garten, Mr.
- 20 Futerfas, Emin, possibly Ike as well at this
- 21 stage, knew that it was the opposite for me. I
- 22 was chomping at the bit to put out a statement.
- 23 Q. The message also stated that -- Emin had
- 24 stated, "I think Ike and the lawyers have
- 25 basically a strategy to follow up." Did you have

- 1 any understanding of what he meant by a strategy?
- 2 A. No -- well, yes. I mean, just the basic
- 3 -- my basic intelligence would tell me that they
- 4 were trying to come up with should they issue a
- 5 statement, should they not issue a statement,
- 6 should I issue a statement, should I not. That's
- 7 what I assumed that strategy would be.
- Q. Did you ever discuss that with Emin, or
- 9 were you just inferring that?
- 10 A. Well, I'd sent him a draft of what I
- 11 wanted to do as a statement or wanted to put out
- 12 as a statement, and I'd said on a few occasions,
- 13 as you've seen in here, that I think we should put
- 14 them out. Then I became stronger -- saying I'm
- 15 being, I think I said the words "eaten alive."
- 16 It's an odd phrase, but I did -- to say I need to
- 17 do something. So, yes, I think it was fairly
- 18 obvious that I was the one saying we need to say
- 19 something.
- Q. When Emin is referring to Ike and the
- 21 lawyers have basically a strategy, do you know
- 22 which lawyers he's talking about?
- 23 A. I do not.
- Q. Do you think he was talking about Mr.
- 25 Futerfas and Mr. Garten?

- 1 A. I have no idea.
- 2 Q. Was that strategy -- as you understood
- 3 it, was it a strategy for responding to the press?
- A. I understood it, I believe, as a strategy
- 5 as in what do we do, if anything, in terms of a
- 6 response.
- 7 Q. And is that a response to press inquiries
- 8 or to something else?
- 9 A. The response wouldn't just be because the
- 10 press was inquiring. It would be because the
- 11 situation was now public. But it would have been
- 12 a response to the press.
- 13 Q. What was your understanding of what that
- 14 strategy was?
- 15 A. I don't know. And I don't believe I ever
- 16 did find out either.
- 17 Q. So I take it you didn't have any input
- 18 into what that strategy was going to be?
- 19 A. Other than drafting a statement that I
- 20 sent to them to look at, no.
- Q. So other than drafting that statement,
- 22 were you consulted at all about the strategy to
- 23 deal with whatever this situation was?
- 24 A. I was not.
- Q. Even if you weren't asked, did you offer

- 1 any advice on what the strategy should be?
- 2 A. I offered nothing once Emin had said that
- 3 Ike and the lawyers were doing whatever it is he
- 4 said they were doing.
- 5 Q. Did you have any further discussions with
- 6 Emin about what the strategy should be after this
- 7 voicemail?
- 8 A. The strategy? I'm not sure. No, not
- 9 about the strategy. No, absolutely not.
- 10 Q. How about did you have any discussions
- 11 with Mr. Garten or Mr. Futerfas about what the
- 12 strategy should be?
- 13 A. No.
- Q. Did you have discussions with anyone else
- 15 about what you thought the strategy should be?
- A. No. Not about strategy, no.
- 17 Q. Let me have you turn to Bates page 302.
- 18 So we're still in the same July 10th text string,
- 19 and Emin appears to have left you a string of
- 20 three voice messages at 5:17, 9:17, and 9:18. Do
- 21 you see that at the top of the page?
- 22 A. Yes. Yes, I do.
- Q. We previously asked you about the first
- 24 one, which your lawyer has confirmed for us is
- 25 Bates -- the audio file is Bates RG-000251. We

- 1 had discussed that in your prior testimony at
- 2 pages 215 to -16 in the transcript. In that one,
- 3 Emin had said, "The meeting happened through Ike
- 4 and my Dad. I was not involved, and I was also
- 5 against all possibilities." And Emin at that time
- 6 said he did not mind you commenting. So in light
- 7 of the audio file we had just listened to, in
- 8 which Emin said you have no comments, do you --
- 9 let me play Audio File RG-251, which is the first
- 10 of those three voice messages.
- [Voicemail message played:]
- 12 MR. AGALAROV: Rob, I understand your
- 13 frustration and no way I'm trying to downsize
- 14 what's happening. But as you know, as the meeting
- 15 happened through Ike and my Dad, I was not
- 16 involved, and I was also against all
- 17 possibilities. The same way right now, any
- 18 comments should go through them. Just figure out
- 19 with Ike what the strategy should be. I don't
- 20 mind you commenting anything. There's no problem
- 21 from my side, as you understand.
- 22 BY MR. PRIVOR:
- 23 Q. Okay. So if you compare the two audio
- 24 files, the one we played first we've already
- 25 discussed now was at 5:17. Now what appears to be

- 1 4 hours later at 9:17, my colleague just played
- 2 you the second file. In the first at 5:17, Emin
- 3 had said you have no comments. And now 4 hours
- 4 later, he says that he didn't mind if you were
- 5 commenting. Do you know why he changed his views
- 6 in those 4 hours?
- 7 A. I don't know why because I can't read his
- 8 mind, but I can read my texts and his responses.
- 9 So if you go to page 301, you will see -- it
- 10 actually begins at 300 where Emin asks me why this
- 11 is destroying my reputation, and I explain. I
- 12 work in music, it's full of liberals, I'm seen as
- 13 a weird link to the Kremlin. And then I'm
- 14 becoming more angry. I'm, like, "Have you even
- 15 watched the news? I'm not able out of courtesy to
- 16 you and your father to respond. I'm painted as a
- 17 mysterious link to Putin." And his answer, this
- 18 is where I'm going to, this says, "That should
- 19 give you mega PR," at which point I just simply
- 20 say, "Forget it." And I believe the reason for
- 21 his change is because of that. We never had those
- 22 kind of discussions in 4 years. Me saying "Forget
- 23 it" means, "You just don't understand."
- 24 So I think this was a kind of outreach to
- 25 me to say, okay, I don't mind what you say. But

- 1 there was a caveat in it, but, you know, it wasn't
- 2 me, it was my Dad and Ike, so it really should go
- 3 through them. And he knows that I would always go
- 4 through the proper channels for him. Whether I
- 5 worked for him or not, I still respected him.
- 6 And so that's what it was. It was a kind
- 7 of -- a bit of a passive-aggressive option for me.
- 8 Say what you want, but really it should go -- I
- 9 don't mind, but it's not me that should mind.
- 10 It's my Dad.
- 11 Q. Apart from the text exchange and the
- 12 voice message that was left, did you have any
- 13 other discussion with Emin about that change, that
- 14 change of heart?
- 15 A. I think there was a call between us at
- 16 some point before these. After I said, "Forget
- 17 it," I believe we did have a really brief call
- 18 that I hung up on. And, yeah, there was. It was,
- 19 again, him saying, "I still don't understand.
- 20 This is mega" -- you know, I think at one point he
- 21 said to me, "This is making you one of the most
- 22 famous people in the world," and the reason I
- 23 remember it is because I said to him, "You know,
- 24 Jeffrey Dahmer was famous. I don't think he got a
- 25 lot of work out of it," and hung up. And so

- 1 that's why it sticks with me. And then this came.
- 2 It was -- this is an exchange of anger
- 3 from me and him trying to appease my anger, in my
- 4 opinion.
- 5 Q. Apart from your communications with Emin,
- 6 did you have any discussions with Alan Garten or
- 7 Alan Futerfas about the change of heart about
- 8 whether or not to comment?
- 9 A. No.
- 10 Q. All right. The next voice message in the
- 11 string is RG-000252. We'll play that one for you.
- [Voicemail message played.]
- 13 MR. PRIVOR: We're going to replay it
- 14 because the mic wasn't on.
- 15 [Voicemail message played:]
- MR. AGALAROV: And if you want, I can speak
- 17 to my father and ask him directly if he minds or
- 18 doesn't mind, wants you to comment, doesn't want
- 19 you to comment.
- 20 BY MR. PRIVOR:
- 21 Q. All right. That was a little bit more
- 22 muffled.
- 23 A. I could hear it.
- Q. Okay. Very good. It sounds like Emin
- 25 offered to speak to his father directly and ask

- 1 him if he minds or doesn't mind about you
- 2 commenting. Do you know if Emin, in fact, did
- 3 speak to his father about your commenting or not?
- 4 A. I have no idea.
- 5 Q. Did you have any follow-up with Emin
- 6 about whether or not he should speak to his
- 7 father?
- 8 A. No.
- 9 Q. Is there any reason why not?
- 10 A. Because this was appearement to me. It
- 11 wasn't real, so it didn't matter.
- 12 Q. Did you ever reach out to Aras yourself
- 13 to ask his views about commenting?
- 14 A. No.
- 15 Q. Did you ever reach out to Aras to discuss
- 16 the June 9th meeting directly?
- 17 A. No. I believe I actually have never
- 18 reached out to Aras on anything.
- 19 Q. Did you ever reach out to Alan Futerfas
- 20 or Alan Garten about the commenting or --
- 21 A. No.
- 22 Q. -- not commenting?
- 23 A. No.
- 24 MR. PRIVOR: Let's play the last one in the
- 25 string here, the one that's at 9:18, another

- 1 minute later.
- 2 [Voicemail message played:]
- 3 MR. AGALAROV: -- is in direct contact with
- 4 him, but I haven't spoken on the matter recently
- 5 to him, but I can. Let me know if you want me to.
- 6 MR. PRIVOR: And, I'm sorry, I should have
- 7 identified that one. That audio file was RG-
- 8 000253.
- 9 BY MR. PRIVOR:
- 10 Q. The particular message gets cut off at
- 11 the very beginning, so it seems like it's missing
- 12 part of the text. And you can see on Bates page
- 13 302, if you're looking where the file is showing
- 14 that there's a voice message, it shows that it's a
- 15 minute-ten long, and obviously, it's very short,
- 16 what you heard. Do you know whether you have the
- 17 full audio file of that?
- A. Can I have a minute? Would you mind?
- MR. PRIVOR: Yeah, and, you know, we've been
- 20 going for a little over an hour. Do you want to
- 21 take a short break and give you an opportunity to
- 22 --
- MR. GOLDSTONE: Yes, that would be --
- MR. PRIVOR: Okay. Let's go off the record.
- 25 It's 4:22.

- 1 MR. GOLDSTONE: Thank you.
- 2 MR. GAGE: I'm just going to mute us.
- 3 [Recess at 4:22 p.m. to 4:35 p.m.]
- 4 MR. PRIVOR: Okay. We're ready if the
- 5 reporter is ready. We're going to go back on the
- 6 record. It's 4:35 p.m.
- Before the break, we were discussing one
- 8 of the voicemail messages that appears to be cut
- 9 off, and, Counsel, you were going to explain sort
- 10 of what you had in your files and what has been
- 11 produced, and we'd invite you to make a statement
- 12 on the record about that.
- 13 MR. OZAROWSKI: Sure. Our best
- 14 understanding at this point is that all of the
- 15 audio files that we've produced to the Committee
- 16 are complete. I myself helped get the files off
- 17 of Rob's phone, and they are complete files to the
- 18 best of our knowledge. Our general understanding
- 19 is that the 1 minute and 10 second time stamp is
- 20 an error on WhatsApp. It appears maybe to be
- 21 related to the minute and 10 second voicemail that
- 22 comes later in the string of texts. This message,
- 23 as best we can tell, is approximately 12 seconds.
- 24 And, also, when looking at Rob's phone more
- 25 recently and replaying it, the message appears to

- 1 be 12 seconds long.
- 2 MR. PRIVOR: Very well. We appreciate that
- 3 clarification, and let's now continue with that
- 4 particular message.
- 5 BY MR. PRIVOR:
- 6 Q. So as noted -- and we understand that the
- 7 file you have is shorter -- it nevertheless
- 8 appears to be cut off slightly at the beginning.
- 9 It sounds like Emin is saying someone was in
- 10 direct contact with him. The "him" I think is a
- 11 reference to Aras Agalarov. Is that your
- 12 understanding, Mr. Goldstone?
- A. Could I ask that that be played again?
- 14 Just because there's been a little time in
- 15 between.
- 16 MR. PRIVOR: Yes, of course. Again, the
- 17 file is Bates RG-000253.
- [Voicemail message played:]
- 19 MR. AGALAROV: -- is in direct contact with
- 20 him, but I haven't spoken on the matter recently
- 21 to him, but I can. Let me know if you want me to.
- MR. GOLDSTONE: I can't make out what that
- 23 first word is, but it obviously relates to
- 24 somebody being in direct contact with him. And as
- 25 it relates to the previous voice message, I would

- 1 agree that it's with his father, Aras.
- 2 BY MR. PRIVOR:
- 3 Q. Do you recall having any conversation
- 4 with Emin about who was in direct contact with his
- 5 father?
- 6 A. I do not.
- Q. Emin says in that message that he hasn't
- 8 "spoken on the matter recently to him, but I can.
- 9 Let me know if you want me to." That, again,
- 10 sounds like an offer to speak to his father. The
- 11 "him" is a reference to Aras. Do you agree with
- 12 that?
- 13 A. I agree with that.
- Q. Did you ever follow up with Emin to ask
- 15 him to follow up with his father?
- 16 A. No.
- 17 Q. And did you yourself directly follow up
- 18 with Aras?
- 19 A. No.
- 20 Q. Now, sticking to Bates page 302 of the
- 21 series of text messages, just below the
- 22 voicemails, this appears to be you writing to
- 23 Emin: "Ike tells me you are now handling and
- 24 releasing some statement. I myself will be
- 25 putting out the following statement shortly," and

- 1 you then go on to describe, "My ideal statement
- 2 would be" -- and it has a time stamp which shows
- 3 on Bates page 304 as 10:53.
- 4 We had discussed the content of that
- 5 statement during your last testimony starting at
- 6 transcript page 218. Did you discuss that
- 7 statement with anyone other than Emin that you can
- 8 recall?
- 9 A. I may have discussed it with Ike.
- 10 Q. Do you recall that you did?
- 11 A. I wouldn't have -- like, I wouldn't have
- 12 read it to him. I wouldn't have asked for his
- 13 input. But I may have said, "I'm putting together
- 14 a statement and I'll send it to you."
- 15 Q. Did you seek any input or approval from
- 16 Ike?
- 17 A. No.
- 18 Q. Did you seek any input or approval from
- 19 anyone else before sharing this statement with
- 20 Emin?
- 21 A. No.
- Q. What about after you shared it with Emin?
- 23 Did you seek any input or approval from anyone
- 24 else?
- 25 A. Input or approval, no.

- Q. Did you discuss this, what you described
- 2 as your ideal statement, with Alan Futerfas or
- 3 Alan Garten?
- 4 A. No.
- 5 MR. PRIVOR: Let's go to our next exhibit.
- 6 This will be Exhibit 5, and this is an email, an
- 7 email chain, Bates page RG-000276 through -77.
- 8 [Goldstone Exhibit 5 was marked for
- 9 identification.
- 10 BY MR. PRIVOR:
- 11 Q. The email at the top of the page, the
- 12 most recent in the chain, is from you to Alan
- 13 Futerfas, copying Alan Garten, dated July 10,
- 14 2017, with the subject "Re: Statement."
- 15 A. Uh-huh.
- Q. You state, "This is the personal
- 17 statement I plan to release. Please advise if you
- 18 see any errors." The text of that statement,
- 19 which follows immediately below, starting, "I was
- 20 asked by my client in Moscow, Emin Agalarov, to
- 21 help facilitate a meeting between a Russian
- 22 attorney, Natalia Veselnitskaya, and Donald Trump,
- 23 Jr."
- 24 You will note that the text of -- and it
- 25 continues from there. That text in the email at

- 1 Exhibit 5 is very similar to what you had
- 2 described as your ideal statement at Bates page
- 3 RG-302. So it appears that you did send what was
- 4 your ideal statement that you had pasted in the
- 5 text to Emin, and it appears that you did share
- 6 something very similar to it with Alan Futerfas
- 7 and Alan Garten.
- 8 I've noted two changes that I wanted to
- 9 ask you about. In the version that is Exhibit 5,
- 10 the email, you refer specifically to the Russian
- 11 attorney by name. You identify her as Natalia
- 12 Veselnitskaya. And if you look at the version in
- 13 the text message on Bates page RG-302, which is
- 14 part of Exhibit 4, you'll see that there's a
- 15 reference there to a Russian attorney, but her
- 16 name is not given there.
- 17 Do you recall why in the version of
- 18 Exhibit 5 you have now added in Ms.
- 19 Veselnitskaya's name?
- 20 A. No. I notice I put it in parentheses,
- 21 and I was trying to recall if there was a reason
- 22 for that. But, no, I don't.
- 23 Q. You --
- 24 A. I mean, it may have -- I'm sorry to
- 25 interrupt.

- 1 Q. Sure.
- 2 A. It may -- it may have been that at the
- 3 time I was texting Emin, I may not have been able
- 4 to recall fully her name, spell her -- I don't
- 5 know if that's true, but that could be a reason
- 6 why. I don't know the answer.
- Q. Do you know just from looking at the time
- 8 stamps, are these -- from Exhibit 5 and Exhibit 4,
- 9 are they both Eastern Time Zone stamps or at least
- 10 the same time zone if not Eastern?
- 11 [Pause.]
- 12 A. I'm just looking.
- Q. The text message is shown as 10:53, and
- 14 the Exhibit 5 is showing it as 11:22. Are they
- 15 the same time zone?
- 16 A. Ah, you're asking me if they're the same
- 17 time zone. Okay. Because I wasn't, as I think
- 18 you're aware, in the U.S.
- 19 Q. To state it another way, my question is:
- 20 Does Exhibit 5, in fact, occur chronologically
- 21 after Exhibit 4? Is the email taking place 30
- 22 minutes or so later than the text message? Again,
- 23 the text message shows a time stamp of 10:53, and
- 24 the email at Exhibit 5 shows a time stamp of
- 25 11:22.

- A. Yes, the only reason I'm hesitating is
- 2 I'm just looking at a slightly later one in the
- 3 text, which is page 305, which shows 11:23, which
- 4 would mean I'd be typing two things almost
- 5 simultaneously. That's why I'm kind of hesitant.
- 6 I don't -- I'm not terribly technical on
- 7 how it captures this, but it does appear that it's
- 8 chronological, yes. But I can't be a hundred
- 9 percent sure of that.
- 10 Q. Do you have any recollection of the
- 11 chronology? In other words, was the text message
- 12 first and then there was an email and then there
- 13 was a second text message, which you have just
- 14 referenced at Bates page 305?
- 15 A. It does appear to be correct, yes.
- 16 O. One other difference between the text on
- 17 Exhibit 4 and the email at Exhibit 5, in the
- 18 Exhibit 5 you refer to Mr. Trump, Jr., may find
- 19 the information regarding funding to the DNC from
- 20 Russia, he may find that interesting. In Exhibit
- 21 4, instead of -- I'm sorry. I think I have that
- 22 backwards. In Exhibit 4, it refers to -- let me
- 23 start over.
- 24 Exhibit 5 has, "Donald Trump, Jr., may
- 25 find this information interesting." In Exhibit 4,

- 1 the text, it says, "the Trump team might find this
- 2 interesting."
- 3 So if you look at Bates page 303 of the
- 4 text message, Exhibit 4, three lines down, "which
- 5 the Trump team might find interesting." And if
- 6 you look on Exhibit 5, Bates page 276, the third
- 7 line refers to "Mr. Trump, Jr., might find
- 8 interesting."
- 9 A. Yes.
- 10 Q. Do you know why there was a change from
- 11 "the Trump team" to "Mr. Trump, Jr."?
- 12 A. No. It looks like I had refined what was
- 13 a text to Emin to what was more of an outline of
- 14 an actual statement by the time we get to 276.
- 15 Q. In Exhibit 5, 276, the email, you pasted
- 16 the personal statement that you described as one
- 17 you planned to release, and you asked Futerfas and
- 18 Garten to "please advise if you see any errors."
- 19 Why did you want their input on whether or not
- 20 there were any errors?
- 21 A. I don't know the answer to that, but I
- 22 remember at the time they were the only lawyers or
- 23 legal people I had spoken to at all about any of
- 24 this. And, you know, I'm overseas thousands of
- 25 miles away. This is all going on. I have no real

- 1 help from Emin or what's going on there. I
- 2 reached out to them as kind of like, "Here you go,
- 3 does it look like I'm saying anything stupid," for
- 4 want of a better word. It's probably naive, but
- 5 hindsight is a wonderful thing, which I didn't
- 6 have.
- Q. Did they, in fact, advise of any errors?
- 8 A. I don't think they even answered me. I
- 9 could be wrong, and I'll follow it through. But I
- 10 don't think I -- I don't believe they even
- 11 answered.
- 12 Q. Did they provide any approval of any sort
- 13 that you can recall?
- 14 A. No. They -- I see below, I think -- I
- 15 don't know if the "thank you" is about that or
- 16 about something else. I find it hard to follow
- 17 these sometimes. But there's an "Okay, thank you"
- 18 there, so maybe that's it. But outside of that, I
- 19 don't believe there was anything else.
- Q. Let's go back to Exhibit 4, which is the
- 21 text messages, and we'll have you turn to page
- 22 305. You will see the ideal statement starting at
- 23 304, carrying over to 305. It appears that Emin
- 24 is providing some modification to your original
- 25 statement and sending it to you.

- 1 A. Yes.
- Q. At about halfway down the page, he says,
- 3 "I would do this." Do you see where I am?
- 4 A. Yes.
- 5 Q. And now there is an audio file, this one
- 6 at 11:27. It has a time stamp of 1:10. I believe
- 7 this is what your counsel is referring to as the
- 8 possible ghosting in WhatsApp, that the two files
- 9 might be confused.
- 10 A. Yes.
- 11 Q. But we're going to play this one now.
- 12 This is RG-000254, is the audio file.
- 13 [Voicemail message played:]
- MR. AGALAROV: Rob, here we are with Ike. I
- 15 just talked to my Dad. Basically your statement
- 16 is fine. We don't see anything wrong with it. I
- 17 just tweaked some of the information you're giving
- 18 out. So I was asked by my client in Moscow, blah,
- 19 blah, blah, requesting a meeting between Russian
- 20 attorney and Donald Trump, Jr. I reached out to
- 21 Donald Trump, and he agreed to squeeze us into a
- 22 very tight schedule. Russian attorney presenting
- 23 a few general remarks. You're giving them extra
- 24 information. If you need to, then, sure, no
- 25 problem. But I would exclude that as well. And

- 1 she said really nice meeting, lasted 15 minutes.
- 2 Nothing came of it. It was pointless, blah, blah,
- 3 blah, waste of everybody's time. Done. So that's
- 4 what I would do. Like mine and my Dad's position
- 5 would be "no comment" due to the fact that Mr.
- 6 Trump is the President and, you know, any
- 7 information we might reveal might, you know, hurt
- 8 him, harm him, or be used against him because we
- 9 conducted Miss Universe in Russia, and during Miss
- 10 Universe we spent 3 days together. And,
- 11 obviously, any of that now could be --.
- 12 MR. PRIVOR: Sounds like it cut off. It
- 13 sounds like we lost the last sentence there, but
- 14 my questions are directed at a part that had
- 15 already played.
- 16 BY MR. PRIVOR:
- 17 Q. Emin had said in the audio, "Mine and my
- 18 Dad's position would be `no comment' due to the
- 19 fact that Mr. Trump is the President and, you
- 20 know, any information we might reveal might hurt
- 21 him, harm him, or be used against him because we
- 22 conducted Miss Universe in Russia, and during Miss
- 23 Universe we spent 3 days together."
- 24 Did you have any follow-up conversation
- 25 with Emin that you can recall concerning this

- 1 voice message?
- 2 A. No. Voice -- no.
- 3 Q. Did you have --
- 4 A. I simply --
- 5 Q. I'm sorry?
- 6 A. No. I simply said after that I need to
- 7 retain -- I need to retain an attorney as soon as
- 8 possible.
- 9 Q. Did you have any follow-up discussion
- 10 with anyone else about what he stated in his
- 11 message?
- 12 A. No.
- 13 Q. He specifically referred to his and his
- 14 father's position being no comment due to the fact
- 15 that Mr. Trump is President and, you know, any
- 16 information we might reveal might hurt him or harm
- 17 him. Do you know what information he had in mind
- 18 that might harm or hurt the President?
- 19 A. I do not.
- Q. Did you ever ask?
- 21 A. No.
- 22 Q. He refers to the Miss Universe Pageant
- 23 and states that, "Because we conducted Miss
- 24 Universe in Russia and during Miss Universe we
- 25 spent 3 days together," that that information

- 1 would somehow be used against the President. Do
- 2 you have any idea what Emin had in mind with
- 3 regard to Miss Universe?
- A. I don't know what he had in mind, no.
- 5 Q. Apart from what Emin had in mind, do you
- 6 have a view as to whether or not what occurred
- 7 during the Miss Universe Pageant in Russia would
- 8 have had any impact on the President?
- 9 A. No. I mean -- no.
- 10 Q. Emin refers to having spent 3 days
- 11 together during the Miss Universe Pageant in
- 12 Moscow. Do you recall those 3 days in Moscow?
- 13 A. Yes.
- Q. Were you present for the full 3 days that
- 15 Emin is referring to?
- 16 A. I was present in Moscow, yes.
- 17 Q. Can you give us your best recollection of
- 18 what happened, what events occurred during those 3
- 19 days that you were present for?
- 20 A. Of course. So the first day -- and this
- 21 is interesting. It is technically 3 days, but
- 22 it's parts of 3 days. So Mr. Trump arrived late
- 23 in the afternoon of November 8, and he came -- he
- 24 had shortened his trip by a day in order to
- 25 attend, I believe it was, the 85th or 90th

- 1 birthday of Billy Graham. And he arrived on the
- 2 8th of November, came directly from the airport to
- 3 an event that Aras and his team had set up at Nobu
- 4 in Moscow. And it was a kind of meet-and-greet
- 5 reception with some key business leaders and, I
- 6 presume, friends, acquaintances, colleagues of the
- 7 Agalarovs. And Mr. Trump was the guest of honor
- 8 and was going to make some remarks and was going
- 9 to answer some questions. That was the first
- 10 event. It lasted approximately an hour, after
- 11 which, as I understand it, he went back to his
- 12 hotel, had some rest, changed, and then went out
- 13 to the Crocus Estate where he was given a tour of
- 14 the estate by Emin. I wasn't present for that.
- 15 And he stayed on to attend the birthday -- I think
- 16 it was the 57th birthday -- of Aras Agalarov that
- 17 was taking part that night, at which all of the
- 18 Miss Universe contestants would attend, many of
- 19 the celebrity judges who were there, and kind of
- 20 the creme de la creme of the entertainment world
- 21 of Russia was there, I think about 400 people,
- 22 maybe more, 500 people. And Mr. Trump attended.
- 23 He stayed until -- I know he stayed until at least
- 24 12:30 -- that's midnight thirty -- because that's
- 25 when the birthday cake finished. And I believe he

- 1 left around 1:00, possibly even 1:30.
- 2 He'd also agreed -- Emin had asked me
- 3 during the Nobu meeting if I could somehow get Mr.
- 4 Trump to be in his music video which was being
- 5 shot the next day, and somehow I did get Mr. Trump
- 6 to agree to give us 15 minutes to shoot his part
- 7 in it at approximately 7:30 to 8:00 a.m., in that
- 8 time frame, at the Ritz-Carlton in Moscow in the
- 9 boardroom. So he was dropped back at his hotel.
- 10 I have no idea what time, but it takes about 45
- 11 minutes to get from Crocus, so I would estimate he
- 12 got back to the hotel about 2:00 a.m. And at
- 13 somewhere after 7:00 a.m., maybe 7:15, 7:30, I
- 14 called Keith Schiller, who I understood to be his
- 15 head of security, to request that he make his way
- 16 down to the boardroom to shoot the music video,
- 17 which he did. And after that, he spent most of
- 18 the day with the Miss Universe Organization,
- 19 except to do a press conference late in the
- 20 afternoon. There was a rehearsal. Then there was
- 21 the show itself, which ended around 11:00 at
- 22 night. He then came to the after-party which was
- 23 held also within the Crocus world. It was about
- 24 1,200 people. And he stayed 'til about 2:00 or
- 25 3:00 the next morning. That's how we get 3 days.

- 1 We didn't have him for 3 days. We had him for
- 2 one full day, one bit of a half-day, and a few
- 3 hours of the next day. And then he left on a jet
- 4 belonging to a friend of his, and that was the end
- 5 of it in Russia.
- 6 Q. We've previously discussed in your prior
- 7 testimony the Nobu event, so we'll skip over that.
- 8 You mentioned his hotel. Was he staying at the
- 9 Ritz-Carlton?
- 10 A. He was.
- 11 Q. And did you see him at the Ritz-Carlton
- 12 Hotel?
- 13 A. Yes, for sure. I saw him there the
- 14 morning of the video shoot. I'm not sure if I saw
- 15 him at any point the night before. I was also
- 16 staying there, so perhaps -- no, I didn't see him.
- 17 I was going to say perhaps I saw him in a lobby,
- 18 but I'm sure he would have gone up in an elevator.
- 19 I don't know. I didn't see him except on the
- 20 morning of the video shoot.
- 21 Q. My question wasn't clear. I'm trying to
- 22 take us through this chronologically. You stated
- 23 that Mr. Trump came in late in the evening on
- 24 November 8th and went from the airport to Nobu.
- 25 And after that event, he went back to his hotel.

- 1 Did you travel with him back to his hotel?
- 2 A. I did not.
- 3 Q. Do you know anybody who did travel with
- 4 him back to the hotel?
- 5 A. For sure, his translator. He was
- 6 assigned a translator to be with him throughout
- 7 the time there. I don't know who that was. And I
- 8 saw Keith Schiller with him almost all the time he
- 9 was in Moscow. So I would imagine him also.
- 10 Q. The translator that was assigned to Mr.
- 11 Trump, who assigned that translator to him?
- 12 A. The translator was assigned through
- 13 Crocus Group. I believe the lady who took care of
- 14 all the translators for everybody attending there
- 15 was a lady by the name of Svetlana Bignova. She
- 16 dealt with logistics, on-ground logistics.
- 17 Q. You stated that Mr. Trump the next day
- 18 went on a tour of the Crocus Estate. Do you know
- 19 who attended the Crocus tour with him?
- 20 A. Emin, but I actually believe that he may
- 21 have done that -- I'm not sure he did that the
- 22 following day. I think he may have done that
- 23 prior to the birthday on the first day.
- Q. I see. Did you know --
- 25 A. So after Nobu, at the hotel, yeah. Emin

- 1 drove him around.
- 2 Q. Was anyone else with him that you know
- 3 of?
- A. Not that I know for sure, but, again,
- 5 everywhere I saw Mr. Trump, Keith Schiller was
- 6 with him.
- 7 Q. After the tour, he attended the birthday
- 8 party for Aras that evening?
- 9 A. Yes.
- 10 Q. Were you at the party?
- 11 A. Yes.
- 12 Q. Did you see Mr. Trump --
- 13 A. I was working. I was there in a working
- 14 capacity.
- Q. Did you observe Mr. Trump at the party?
- 16 A. Yes.
- 17 Q. Did you see him speaking to anyone -- any
- 18 Russian nationals at the birthday party?
- 19 A. Yes.
- Q. Who do you recall that he was speaking
- 21 with?
- 22 A. A couple of celebrity performers, one of
- 23 whom was a judge at the contest, a gentleman by
- 24 the name of Philip Kirkorov. And he was seated
- 25 with Aras and his wife. I don't know if Emin was

- 1 actually at that table. I presume he was, but I
- 2 don't know for sure. And the table held 10 or 12
- 3 people, so those would have been friends of Aras,
- 4 I imagine. That's who usually sat with him at his
- 5 birthday. And they would be Russian.
- 6 Q. Do you know if any of them were Russian
- 7 Government officials?
- 8 A. That I do not know.
- 9 Q. Do you know if any of them were also at
- 10 the Nobu event?
- 11 A. The only person I know at the Nobu event
- 12 whose name was told to me was Herman Gref, who I
- 13 think is the CEO or chairman of Sberbank in
- 14 Russia.
- 15 Q. Was he also at the birthday party?
- 16 A. I believe he was.
- 17 Q. Did you see Mr. Trump interact with Mr.
- 18 Gref at the birthday party?
- 19 A. I did not.
- Q. You stated that after the birthday party,
- 21 Mr. Trump returned to his hotel arriving probably
- 22 somewhere around 2:00 a.m. Did you travel back to
- 23 the hotel with him?
- 24 A. I did not.
- Q. Do you know who did?

- 1 A. Again, I am fairly sure that Keith
- 2 Schiller would have because he was at the party
- 3 with him. The transportation was for them. I
- 4 don't know who else traveled with him, no.
- 5 Q. And the next morning, about 7:30 a.m.,
- 6 Mr. Trump participated in a music video shoot.
- 7 Was anyone with him for that shoot other than Emin
- 8 and the film crew, presumably?
- 9 A. Keith Schiller brought him down to the
- 10 boardroom. I was there. The other people who
- 11 were -- we reenacted a kind of boardroom scene
- 12 from "Apprentice," so there probably were six or
- 13 seven actors involved in that, a fairly large film
- 14 crew; and, again, I think the translator who'd
- 15 been contracted whenever Mr. Trump was doing
- 16 something official, she -- I think it was a she --
- 17 would be there.
- Q. Did you have any conversations with Mr.
- 19 Schiller about Mr. Trump?
- 20 A. It's such a broad question. I mean, I
- 21 spoke to Mr. Schiller throughout the time he was
- 22 there, but, I mean, not specifically about Mr.
- 23 Trump.
- Q. We asked you during the last time you
- 25 were before us if you had any knowledge of Mr.

- 1 Trump being involved with any prostitutes at the
- 2 Ritz-Carlton. Did you have any conversation with
- 3 Mr. Schiller about that?
- 4 A. I did not.
- 5 Q. Later that day, you described --
- 6 MS. SAWYER: Can I ask just a quick
- 7 question?
- 8 BY MS. SAWYER:
- 9 Q. The shooting of the video at the
- 10 boardroom, you said, it was the boardroom at the
- 11 Ritz-Carlton?
- 12 A. It was, yes.
- Q. And did you ever see Mr. Trump's room,
- 14 the room that he was staying in?
- 15 A. I did not, no.
- 16 O. Do you know what room he was staying in?
- 17 A. I don't know what room it was in. I had
- 18 been involved in discussions as to even which
- 19 hotel it would be in, which was still kind of up
- 20 in the air up until a couple of days before he
- 21 arrived. We had a hotel sponsor. It was a
- 22 different hotel. It was part of Intercontinental
- 23 Group. I know Emin -- because at the time there
- 24 were budget constraints -- was considering putting
- 25 him there with all the other celebrities. Myself

- 1 and Paula Shugart from Miss Universe stated that
- 2 it was probably better befitting Mr. Trump to put
- 3 him in the Ritz-Carlton, and then it became which
- 4 suite, what cost. And so I was involved in the
- 5 initial discussions, and gave up and let Svetlana,
- 6 who was dealing with logistics, kind of fight with
- 7 Emin to see how high up we could get him. So I
- 8 don't know. I've read reports he was in the
- 9 Presidential Suite. I don't know that certainly
- 10 on my watch I have discussed something at that
- 11 level.
- 12 Q. So you don't know in particular what
- 13 suite he was in?
- 14 A. I don't know.
- 15 BY MR. PRIVOR:
- 16 Q. The rest of that day was consumed by the
- 17 Miss Universe Pageant, the press conference, the
- 18 rehearsal, the show itself, and then you described
- 19 an after-party. You saw Mr. Trump there 'til 2:00
- 20 or 3:00 in the morning?
- 21 A. Yes.
- Q. Did you at the after-party see Mr. Trump
- 23 interact with any Russian Government officials?
- A. Mr. Trump interacted or appeared to
- 25 interact and shake hands and take photos with

- 1 dozens and dozens of people. Fortunately, or
- 2 unfortunately, I don't know who those people were.
- 3 So my answer would be I don't know what Russian
- 4 Government officials look like unless they're in
- 5 uniform, which I didn't see anybody in.
- 6 Q. How about Mr. Gref? Did you see him at
- 7 the after-party?
- 8 A. I don't recall seeing him -- no, I don't
- 9 recall seeing him. I would imagine he was there,
- 10 but I don't recall seeing him.
- 11 Q. During these 3 days that you have
- 12 outlined for us, do you recall whether there were
- 13 any discussions about Mr. Trump meeting with
- 14 Vladimir Putin?
- 15 A. Yes.
- Q. What do you recall about that?
- 17 A. It was the gorilla in the room that had
- 18 to be addressed, but there seemed to be no answer
- 19 to address it. So the conversation mainly took
- 20 place between Paula Shugart as head of Miss
- 21 Universe, myself, and Emin. And we were trying
- 22 to, from a scheduling point of view more than
- 23 anything, determine if and when a meeting could or
- 24 would take place. And Emin's answer was always
- 25 the same, which was: If we're going to get an

- 1 answer, it would be through my Dad. We have to
- 2 just leave this. There's nothing we can do. It's
- 3 been asked. The question has been asked. And if
- 4 there's an answer, we'll get it.
- 5 And it went down to the wire. It was on
- 6 the day of the contest itself that maybe around
- 7 4:00 in the afternoon Emin called a few of us into
- 8 a conference room at Crocus, and his Dad, Aras,
- 9 was there. And we were told that a call was
- 10 coming through from a Mr. Peskov, who I know to be
- 11 Dmitry Peskov, who I believe is a spokesman for
- 12 Mr. Putin, and there'd be an answer. And the
- 13 answer I think, as I may have stated the last time
- 14 I saw you, was that due to the lateness of the
- 15 newly crowned King of Holland who'd been delayed
- 16 in traffic, whether air or road traffic, Mr. Putin
- 17 would not be able to meet with Mr. Trump.
- 18 However, he invited him to Sochi, to the Olympics,
- 19 and said he'd be happy to meet him there or at any
- 20 future time. And that's how it was left, so there
- 21 would be no meeting taking place.
- Q. How did the potential meeting originate?
- 23 Who requested the meeting?
- 24 A. So when I was in Las Vegas in June of
- 25 2013 with the Agalarovs, and it seemed fairly

- 1 obvious that this contract was going to be signed
- 2 and they were going to host it, Paula Shugart and
- 3 I had a quiet moment, and I don't know if it was -
- 4 I believe it was her. She was one who turned to
- 5 me and said, "Oh, God, he's going to want to meet
- 6 Putin." And from then on it became almost like a
- 7 standing -- at some point he's going to mention he
- 8 wants to meet Putin. And I don't know when it
- 9 happened, but at some point it was conveyed to me,
- 10 either through Rhona Graff or through Paula, that
- 11 Mr. Trump did, in fact, want to know if there was
- 12 a possibility of meeting President Putin. I spoke
- 13 to Emin, and he said the only way that could
- 14 possibly happen is an official request through his
- 15 father to whoever; he didn't specify. And it was
- 16 suggested that it would be put in writing from Mr.
- 17 Trump and that they would, you know, pass on a
- 18 letter from Mr. Trump and see what the result was.
- 19 Q. When you spoke to Emin about this request
- 20 that came from Rhona or Paula, was that -- what
- 21 form of communication did you have with Emin? Was
- 22 it over the telephone? Was it in person? Was it
- 23 email?
- [Videoconference blip.]
- 25 MR. PRIVOR: Hello? You can hear us again?

- 1 MR. GOLDSTONE: Yes.
- 2 MR. PRIVOR: Okay. Very good.
- 3 BY MR. PRIVOR:
- 4 Q. Did you hear my question?
- 5 A. No.
- 6 Q. Okay. I'll repeat it for you. So you
- 7 described a request from either Rhona or Paula for
- 8 Mr. Trump to meet Vladimir Putin, and you
- 9 communicated that to Emin. What form of
- 10 communication was it with Emin? Did you speak in
- 11 person? Was it telephone or some other manner?
- 12 A. Are you asking me -- you broke up a
- 13 second, but are you asking me that I communicated
- 14 with Emin or whether Mr. Trump's request was to
- 15 meet in person or speak on the phone? I didn't
- 16 get what you were saying.
- 17 Q. Sorry. We'll back up. So you conveyed
- 18 the Trump request to Emin. Is that right?
- 19 A. Correct. That is correct.
- Q. How did you convey that message to him?
- 21 A. I believe initially by telephone on one
- 22 of our many calls.
- Q. Do you recall when that took place?
- 24 A. No, but as I say, I think it first reared
- 25 its ugly head in Las Vegas in June of 2013, so it

- 1 would have been very soon after Paula had
- 2 mentioned it to me.
- Q. Do you recall what you told Emin?
- A. I don't recall the exact thing, no.
- 5 Q. Do you recall Emin's reaction to the
- 6 request?
- 7 A. Yes. Not specifically word for word, but
- 8 it was that this is something that would have to
- 9 go through my Dad, be an official request, and we
- 10 should probably work on getting a letter or
- 11 something from Mr. Trump and see what goes from
- 12 there. But the thing he kept emphasizing was that
- 13 it had to be something that went through his
- 14 father's office, not him, not anybody else.
- 15 Q. Why do you think it had to go through his
- 16 father's office?
- 17 A. Because I think his father probably had
- 18 the gravitas and the respect of the government on
- 19 some level -- he was a serious businessman -- that
- 20 that's the protocol. Anyway, that's the protocol
- 21 for this type of request. It's a pretty serious
- 22 request. You're asking to meet the President of a
- 23 nation.
- Q. Did you have any understanding of what
- 25 Aras' relationship was with Vladimir Putin to make

- 1 such a request?
- 2 A. No, not his relation -- relationship. I
- 3 knew that he had been presented with an Order of
- 4 Russia, an order of something medal, from Mr.
- 5 Putin. I knew that he had also built something
- 6 for the G-20 summit in Vladivostok, which was
- 7 apparently hailed as a major piece of building
- 8 achievement by the government. So in that
- 9 respect, I knew that there was, you know,
- 10 potentially some kind of admiration or respect for
- 11 him.
- 12 Q. Do you know if they were personal
- 13 friends?
- A. I don't know, but I saw nothing to
- 15 suggest that they were.
- 16 O. You mentioned that there was a telephone
- 17 call in Moscow from Dmitry Peskov, who is the
- 18 spokesperson for Mr. Putin. Do you know if there
- 19 is a personal relationship between Aras and Mr.
- 20 Peskov?
- A. I don't know that, no.
- Q. You stated when you first spoke to Emin,
- 23 he said that the request for this meeting would
- 24 have to be put in writing. Did you play any part
- 25 in putting the request in writing?

- 1 A. I believe I definitely would have
- 2 conveyed that either to Paula or Rhona or both.
- 3 Q. Do you know if they prepared a written
- 4 request?
- 5 A. I believe there was a written request.
- 6 Q. Did you play any role in conveying that
- 7 written request to the Agalarovs?
- 8 A. I believe I may have sent copies of what
- 9 the text would be, possibly for them to look it
- 10 over and see if it was okay or if it needed
- 11 tweaking or changing or whatever. I don't recall
- 12 if I took the physical letter. I don't know. I
- 13 know there was a physical letter by -- yes, I
- 14 think there was a physical letter. I don't know
- 15 if I took it or if somebody else maybe took it to
- 16 Moscow.
- Q. You've described what you think was a
- 18 telephone conversation with Emin where you
- 19 conveyed the initial request, and --
- 20 A. Yes.
- 21 Q. -- there's a written letter that got
- 22 transmitted, and you've also told us about the
- 23 phone call from Mr. Peskov. Were there any
- 24 communications in between in which you were a
- 25 participant in which there was a discussion about

- 1 arranging a meeting between Mr. Trump and
- 2 President Putin?
- 3 A. No. I followed up a few times, I think
- 4 one was a Paula request. You know, do we know
- 5 about scheduling yet? Is there -- again, it
- 6 seemed pretty naive, but most of it was about the
- 7 scheduling. Once he'd cut down his trip to really
- 8 just one day and a couple of little bits, it was,
- 9 you know, what happens if there's a meeting?
- 10 Where are we going to put this? What's going to -
- 11 that's what most of it was about. And I would
- 12 on those occasions say to Emin, "Can we get an
- 13 answer on this?" And his answer appeared to
- 14 always be the same, which is, "It's up to my Dad,
- 15 if my Dad can get an answer."
- Q. Did you have any direct communications
- 17 with Aras about that?
- 18 A. No. I rarely had any direct
- 19 communication with Aras, who really doesn't speak
- 20 English, apart from any other reason.
- Q. You've described a telephone call from
- 22 Mr. Peskov. Were you present in the room when
- 23 that telephone call came in?
- 24 A. I was.
- Q. Who else was present?

- 1 A. Mr. Trump, I believe Paula Shugart was
- 2 there, Keith Schiller, Emin, and then I'm not
- 3 sure. And Aras, obviously, because he received
- 4 the -- not obviously, but he received the call.
- 5 Q. Could you hear the telephone
- 6 conversation?
- 7 A. No.
- Q. Were you not in the room when the
- 9 telephone call took place?
- 10 A. Yes, but I wasn't on the phone.
- 11 Q. Were you able to hear Aras' side of the
- 12 conversation?
- 13 A. Yes.
- Q. What do you recall from his side of the
- 15 conversation?
- 16 A. I was going to say something that just
- 17 sounds flippant, so I'll change it. It was in
- 18 Russian, so I don't recall anything from his side.
- 19 "A lot of Russian words" is what I was going to
- 20 say.
- Q. Okay. Fair enough. Do you know what
- 22 prompted Mr. Peskov to call -- well, let me back
- 23 up. Did he call Aras or did Aras call him?
- A. He certainly called Aras at the time we
- 25 were there. I'm not sure if that's in response to

- 1 Aras having asked him to call.
- 2 BY MS. SAWYER:
- 3 Q. And during that conversation, did Mr.
- 4 Trump get on the phone at any point in time?
- 5 A. I don't recall him being on the call, no.
- 6 Q. So the only person who took and spoke
- 7 with Mr. Peskov was Mr. Agalarov, Aras Agalarov?
- 8 A. To the best of my knowledge, who then
- 9 relayed the information to Emin, who always acted
- 10 as his translator anyway because he spoke both
- 11 languages fluently.
- 12 BY MR. PRIVOR:
- Q. After that call from Mr. Peskov, was
- 14 there any further follow-up or discussion about
- 15 Trump and Putin meeting during the Miss Universe
- 16 Pageant?
- 17 A. Not anything that I heard or overheard,
- 18 no.
- 19 BY MS. SAWYER:
- Q. In addition to talking about a meeting,
- 21 did Mr. Trump discuss President Putin otherwise
- 22 during the trip?
- 23 A. I only heard him talk about him once in
- 24 specifics, which was at the Nobu reception where
- 25 he did field some questions, and one of the people

- 1 -- I have no idea who they were -- asked Mr. Trump
- 2 his view on Russia, its economy and its leader.
- 3 And amongst the things he replied, I remember him
- 4 saying specifically, "You have a very strong
- 5 leader. Our leader is weak." And then he
- 6 emphasized the word again, he goes, "Weak. We
- 7 need a strong leader." So I took that to be
- 8 President Putin. I mean, that was the leader of
- 9 Russia at the time.
- 10 Q. And then by contrast, when he was
- 11 speaking of "our leader," who did you take Mr.
- 12 Trump to be referring to when he said, "Our leader
- 13 is weak"?
- 14 A. President Obama.
- 15 Q. And I wanted to go back. You had
- 16 mentioned that while you were in Las Vegas in June
- 17 of 2013, I think you said Paula -- Shugart?
- 18 A. Shugart, yeah.
- 19 Q. Can you spell her last name?
- 20 A. S-H-U-G-A-R-T.
- 21 Q. That she had mentioned to you that with
- 22 the upcoming Miss Universe Pageant the following
- 23 fall that Mr. Trump would want to meet Mr. Putin.
- 24 Was Mr. Trump there in Las Vegas with you all as
- 25 well?

- A. You cut out just as you said "Mister" --
- 2 Q. Yeah, I'm not sure my microphone is
- 3 working as well. I'm trying to -- okay. Let me
- 4 just try to shorten the question as well.
- 5 While you were in Las Vegas in June 2013,
- 6 Mr. Trump was also present, wasn't he?
- 7 A. That is correct, yes.
- 8 Q. And how many days were you there in Las
- 9 Vegas with Mr. Trump?
- 10 A. I was there for 2 days in Las Vegas.
- 11 Q. And were the Agalarovs also there with
- 12 you?
- 13 A. Yes.
- Q. And was it both Emin and Aras?
- 15 A. It was their entire family. It was Emin,
- 16 Aras, Irina Agalarova -- she's Aras' wife -- and
- 17 Sheila Agalarova, who is Emin's sister and their
- 18 daughter.
- 19 Q. And who was there from the Trump family?
- 20 A. I don't know, but I don't recall meeting
- 21 any other Trump family member during that time.
- Q. When you say "any other," other than
- 23 Donald Trump, Sr.?
- A. Other than Donald Trump, Sr., yes.
- Q. Do you recall if Donald Trump, Jr., was

- 1 there?
- 2 A. I definitely didn't see him there, but I
- 3 don't know if he was there at any time.
- Q. And you were there for 2 days. Were the
- 5 Agalarovs there any longer than you? Did they
- 6 come before you or stay after?
- 7 A. No, I actually had been in Vegas longer
- 8 because I was acting also as a prelim interviewing
- 9 judge, which was a couple of days even earlier.
- 10 And then the Agalarovs arrived, and I moved into
- 11 the Trump Hotel with them for those 2 days. So I
- 12 believe they stayed 2 full days and then left part
- 13 of the third day. We all flew back -- I actually
- 14 flew back with them to New York.
- 15 Q. And what is a "prelim interviewing
- 16 judge"?
- 17 A. It's very important. It's a group of
- 18 people who are put together to interview the
- 19 contestants and spend days asking them about their
- 20 worth, and then present those findings -- a bit
- 21 like your own Committee -- to the judges at the
- 22 end who decide on who shall become Miss USA.
- 23 Q. So this was a prelim interviewing judge
- 24 thing for the Miss USA Pageant?
- 25 A. It was, yes.

- Q. Not for the Miss Universe?
- 2 A. This one was for Miss USA.
- 3 Q. And how did you get -- who had selected
- 4 you to do that?
- 5 A. Paula Shugart had asked me for two
- 6 reasons: One, I'd been a journalist, and part of
- 7 this is you have to spend a few days of asking
- 8 dozens and dozens of questions and conducting
- 9 interviews, and she thought that could be good.
- 10 And, secondly, she thought it would give me
- 11 something of an insight into how these pageants
- 12 worked because I was going to be her liaison for
- 13 the Miss Universe Pageant coming up in November.
- 14 So she thought I would see at least how it ran
- 15 technically and production-wise and creatively.
- Q. And were you compensated for your work as
- 17 a prelim interviewing judge?
- 18 A. You are given a per diem to buy food. I
- 19 think it's maybe \$70 a day, maybe \$80 a day, for 2
- 20 days.
- Q. And who paid that per diem?
- 22 A. The judges who arrive, you -- I don't
- 23 know who paid it, but you receive an envelope, and
- 24 it has -- if you're there 3 days, I think you get
- 25 \$200, something like that, and it's there in your

- 1 package which contains a binder with bio
- 2 information and everything else. It's part of
- 3 your welcome package. And there are about six or
- 4 eight prelim judges. They're the non-televised
- 5 judges.
- Q. And Ms. Shugart, she's with the Trump
- 7 Organization?
- 8 A. She is the president of the Miss Universe
- 9 Organization, which at the time was co-owned by, I
- 10 believe, NBC and Donald Trump -- I don't know if
- 11 it was the Trump Organization or him personally; I
- 12 have no idea -- and now is wholly owned, I
- 13 believe, by IMG.
- Q. So do you know whether or not she is
- 15 employed by NBC or by the Trump Organization?
- A. I have no idea who employed her then.
- 17 Now, currently, I mean, they're not owned by
- 18 either of those entities anymore.
- 19 Q. And is she still with Miss Universe --
- 20 Miss USA? Sorrv.
- A. Well, to the best of my knowledge, she's
- 22 still the president of the Miss Universe
- 23 Organization, which is the umbrella that owns Miss
- 24 Universe, Miss USA, and I think Miss Teen USA.
- Q. Got it. And you said you were to be Ms.

- 1 Shugart's liaison at the Miss Universe Pageant in
- 2 Moscow? What did that entail?
- 3 A. So when Emin had first broached the idea
- 4 of why not have the pageant in Moscow, once there
- 5 was some positive reaction from Ms. Shugart and
- 6 her team, he said, look, Rob can be your liaison
- 7 in terms of creative or production and those kind
- 8 of logistics, and Ike -- Irakly Kaveladze -- would
- 9 be his Dad's liaison in terms of budget,
- 10 sponsorship, and those kind of details.
- 11 Q. And you had said that Ms. Shugart was the
- 12 one who broached the idea in Las Vegas about Mr.
- 13 Trump wanting to meet with Mr. Putin. Do you know
- 14 why she believed that?
- 15 A. No. And, actually, if I did say that, it
- 16 -- I don't -- what I think I said was that she
- 17 brought up -- it was kind of the gorilla in the
- 18 room. She said, "Oh, God, he's going to want to
- 19 meet Putin." It was said like that. So it was us
- 20 two privately going, "Oh, no," like this was --
- 21 not only were we now having this pageant in
- 22 Moscow, but this was the latest drama in our
- 23 minds. There was no evidence at that point that
- 24 he was. The inference from how I said it was she
- 25 said to me, "Oh, God, he's going to want to meet

- 1 Putin." Not "he wants to" or "he's asked to," but
- 2 "he's going to want to," if that explains it.
- 3 Q. And did Mr. Trump himself ever mention
- 4 Mr. Putin while you were with him in June of 2013
- 5 in Las Vegas?
- 6 A. Not that I could recall, no.
- Q. And in the 2 days that you were there
- 8 that the Agalarovs were there, can you just
- 9 describe when and in what context you saw Mr.
- 10 Trump?
- 11 A. Yes. So I saw him -- the first time was
- 12 -- I was waiting in the lobby of the Trump Hotel
- 13 to meet the Agalarovs, and just as they came in, I
- 14 noticed that Mr. Trump was in the lobby, in
- 15 another part of the lobby. So Aras, Emin,
- 16 everybody came in. I went to deal with them. And
- 17 as they walked in, Mr. Trump screeched across the
- 18 lobby and said, "Oh, it's the richest man in
- 19 Russia, and he's come to see me." And we kind of
- 20 had this instantaneous meeting, so that's the
- 21 first time we saw him. And they had a quick chat,
- 22 and I believe Mr. Trump said -- again, I can't
- 23 quote this word for word but something to the
- 24 effect of: Why don't you check in and then come
- 25 and see the rehearsals going on.

- So about 30, 40 minutes later, we went to
- 2 the rehearsal hall. Mr. Trump was there. He
- 3 called us over and just said, you know, this is
- 4 the stage, this is how it will look, I'm sure
- 5 Moscow will look amazing. It was all of that kind
- 6 of nonsense, basically. And we spent about 10 or
- 7 15 minutes there. Then we left, went back to the
- 8 hotel. I then received a call from Keith Schiller
- 9 not long after I'd got into my room saying, "Mr.
- 10 Trump understands you and Emin and everybody are
- 11 going to dinner tonight, and he'd like to join.
- 12 Is that okay?" And I said, "Sure. It's great."
- 13 And he asked where it was and what time it was. I
- 14 hung up, called Emin, and said, "You have a guest
- 15 for dinner." And the next time I saw him was at
- 16 dinner that night at a restaurant called "CUT,"
- 17 which I think is in the Palazzo Hotel. Yeah, so
- 18 he sat next to Emin on one side and Olivia Culpo,
- 19 who was the reigning Miss Universe, on the other
- 20 side of him. I sat next to Emin. And then --
- 21 what happened? That was it. We saw him. Then he
- 22 came home with us. We went -- afterwards we took
- 23 some of Emin's friends to the club that was in
- 24 there. He came with us there, and eventually he
- 25 left. And then we didn't see him until I think

- 1 the afternoon of the next day when we went briefly
- 2 to a dress rehearsal. And then they were seated
- 3 next to him, Emin and Aras, at the event itself.
- 4 And right after it finished, my job was to get
- 5 them on the stage and to prepare for the
- 6 announcement, the official announcement that Miss
- 7 Universe 2013 would be in Moscow. I did that and
- 8 that was it. I don't believe we saw him after
- 9 that.
- 10 Q. And at the dinner, who was -- did anyone
- 11 come with Mr. Trump?
- 12 A. You just cut out, but I think you said,
- 13 "Who was there?"
- Q. Yeah, I just asked who was there with Mr.
- 15 Trump.
- 16 A. Keith Schiller, and -- with Mr. Trump? I
- 17 believe it was just him and Keith. Paula Shugart
- 18 was there and Olivia Culpo. So the reason I'm
- 19 hesitating is I put them in his camp kind of
- 20 thing. So it was the president of Miss Universe,
- 21 the actual Miss Universe, Mr. Trump, and Keith
- 22 Schiller.
- 23 Q. And then Mr. Agalarov was there, Aras, as
- 24 well as Emin?
- 25 A. Yes. Mr. Agalarov and his family, so

- 1 him, his wife, his daughter, Emin, myself; Michael
- 2 Cohen was actually also there with Mr. Trump.
- 3 Michael Cohen. And on the opposite side of the
- 4 table was some of Emin's friends who originally
- 5 had been coming to his dinner before it was
- 6 hijacked somewhat. Maybe four or five of his
- 7 friends.
- Q. Did Mr. Cohen arrive with Mr. Trump?
- 9 A. I'm not sure if he arrived with him as in
- 10 alongside him, but I know we started very much on
- 11 time. We all sat down at the same time. So I
- 12 don't know if he came actually with him.
- 13 Q. And had you met Mr. Cohen before this?
- 14 A. No, but I was seated next to him.
- 15 Q. So this was the first time you had met
- 16 him?
- 17 A. Yes.
- Q. And who did you understand him to be?
- 19 A. Mr. Trump's personal lawyer.
- Q. And was there any explanation of why he
- 21 was there with Mr. Trump?
- 22 A. No. Not to me, anyway.
- 23 Q. And you had indicated that after dinner,
- 24 a group went to the club.
- 25 A. A club, yeah.

- Q. A club. Was it a club in the restaurant?
- 2 A. No. It was in -- I can't recall if -- I
- 3 think it was in the same hotel, the Palazzo, and
- 4 it was -- yes, it was a club called "The Act."
- 5 Q. And do you remember who was in the group
- 6 that went to that club?
- 7 A. I can't be sure of the exact makeup of
- 8 it, but myself, Emin, definitely Miss Universe
- 9 herself. She has a person that looks after her
- 10 named Esther Swan, S-W-A-N. She would have been
- 11 with her. Mr. Trump, Keith Schiller, and I think
- 12 some of Emin's friends. I don't know if Aras went
- 13 to it. I have no idea. I don't know if Emin's
- 14 family went to it.
- 15 Q. And was Mr. Cohen in this group?
- 16 A. I don't recall if he came.
- 17 Q. And you said you remembered the name of
- 18 the club was The Act?
- 19 A. Act, yes. A-C-T.
- 20 O. A-C-T.
- 21 A. Mm-hmm.
- Q. And how long were you at that club?
- 23 A. Maybe 90 minutes, something like that.
- 24 Possibly 2 hours.
- 25 Q. And was the entire group there that

- 1 entire 90 minutes?
- 2 A. Yes.
- 3 Q. So no one left before the rest of the
- 4 group?
- 5 A. No, because it was felt -- people kept
- 6 asking me all the time if they could leave, but
- 7 they felt it was rude to leave before Mr. Trump.
- Q. So Mr. Trump was there the entire 90
- 9 minutes?
- 10 A. That we were there, yes.
- 11 Q. And then after that, do you know where
- 12 Mr. Trump went? Did you go anywhere else with
- 13 him?
- A. We did not, and I have no idea where he
- 15 went.
- Q. And then in terms of the time during --
- 17 that you were at The Act, you've probably seen
- 18 some of the reporting about what might have
- 19 occurred during that. Can you describe what you
- 20 guys thought this club -- what type of club it
- 21 was?
- 22 A. It -- the report -- let me -- yes. It's
- 23 a club that has -- it's not burlesque, but it's
- 24 kind of in that art. But it's organized by these
- 25 directors and artists that are -- it's very artsy,

- 1 for want of a better word, but it verges on
- 2 burlesque. So it's loud and it's brash and it's
- 3 small. And that's it, really.
- 4 Q. Some of the reporting has indicated that
- 5 it's possible that there was a display during that
- 6 time that you were there that involved some
- 7 urination. Is that accurate or inaccurate?
- 8 A. It's inaccurate, and I know the reporting
- 9 because they asked me about that, and I told him
- 10 they were confusing it with the sister club called
- 11 "The Box," which is in London. And they obviously
- 12 either were deaf to what I said or chose not to
- 13 amend their article or book or whatever it is.
- Q. And in terms of the show that you all
- 15 saw, can you just describe -- you know, it's also
- 16 been described as involving multiple women. Is
- 17 that accurate?
- 18 A. I mean, first of all, I don't recall much
- 19 of the actual performance and, you know, whether
- 20 many of them were women as opposed to -- I mean,
- 21 it's a -- I mean, yes, there were women
- 22 performers, but not in the way it has been
- 23 described in the press. I believe they're
- 24 confusing that with a different club that was
- 25 known as a sister club. So it's loud. They do --

- 1 it's Cirque du Soleil-type acts in more of a
- 2 burlesque setting. That's probably the best I
- 3 could do.
- 4 Q. When you said you thought that the
- 5 reporting was mixing or confusing The Act with a
- 6 club called "The Box," you said it was a sister
- 7 club. That sister club is located in Las Vegas?
- 8 A. London.
- 9 O. And in what way is it a sister club?
- 10 A. Owned by the same people.
- 11 Q. And have you gone to Box? That question
- 12 froze you. Sorry.
- MR. GAGE: No, the question doesn't throw
- 14 me. It's just --
- 15 MR. GOLDSTONE: Froze.
- 16 MR. GAGE: Froze.
- 17 MS. SAWYER: Yeah, sorry. We couldn't hear
- 18 you. Go ahead.
- 19 MR. PRIVOR: The connection froze. The
- 20 video froze.
- 21 MR. GAGE: Can you hear me?
- MS. SAWYER: Yes, we can now. Thanks.
- 23 MR. GAGE: Okay. Our understanding, Rob's
- 24 understanding and mine and Bernard's, was we'd be
- 25 focused on the newly produced documents which have

- 1 been described. We're going awfully far afield.
- 2 We started at 3:15. We're now at, you know,
- 3 coming up on 5:45. Rob has been gracious with his
- 4 time and prepared to keep going, but I just have
- 5 to suggest we're awfully far afield from what we
- 6 were told would be the subject of the supplemental
- 7 interview.
- 8 MS. SAWYER: Yeah, I appreciate your point.
- 9 I think in terms of some of these questions, I
- 10 think it's follow-up to his answers to some of our
- 11 follow-up. And I was only asking the question not
- 12 -- and I am only asking because I'm trying to
- 13 understand the foundation for Mr. Goldstone's
- 14 belief in particular that they may have confused -
- 15 and if it's that he's read about it or he's seen
- 16 it and he's visited Box, then that's fine. I'm
- 17 just trying to get a frame of reference for why in
- 18 particular he thought so strongly that they had
- 19 confused two night clubs.
- 20 MR. GAGE: Well, I mean, part of it is
- 21 probably a little bit of speculation. I don't
- 22 mind Rob answering, but I'm just -- I hope we can
- 23 focus, to the extent there's anything left, on the
- 24 topic that we understood at least was going to be
- 25 the basis for this supplemental interview, but

- 1 okay.
- 2 MR. GOLDSTONE: Yeah, I mean, I appreciate
- 3 that, and I am happy to answer. I have visited
- 4 The Box, so I know that. And I have also met the
- 5 author that you're quoting and went to great
- 6 lengths to explain to this author that he was
- 7 confusing it and that -- this is before his
- 8 publication came out and probably he should amend
- 9 it. Now, the fact that he didn't choose to or
- 10 didn't do so has led to some of this confusion in
- 11 my estimation.
- 12 MS. SAWYER: Thank you. I do appreciate it
- 13 and understood the point, and we do appreciate
- 14 that you have been gracious with your time. So,
- 15 you know, thank you for that.
- 16 I did have one -- did you want to continue?
- 17 Go ahead. I'm going to turn it back over to
- 18 Brian for a second. Then I may have a couple
- 19 questions at the end.
- 20 MR. PRIVOR: Let's go off the record for a
- 21 minute.
- MS. SAWYER: We're going to go off the
- 23 record for just a sec to see how many more
- 24 questions we have and what follow-up. So if you
- 25 guys want to take maybe 5 minutes?

- 1 MR. GAGE: Okay, yes, if we could take just
- 2 5 minutes, that would be great.
- 3 MS. SAWYER: Great. Thank you.
- 4 [Recess at 5:44 p.m. to 5:46 p.m.]
- 5 MR. GOLDSTONE: We're back.
- 6 MR. PRIVOR: As are we. We just have a
- 7 couple questions left. I'll turn it over to our
- 8 colleague.
- 9 BY MS. SAWYER:
- 10 Q. Can you hear me okay?
- 11 A. Yes
- 12 Q. I just wanted to follow up --
- A. No, no, but now we can't hear you.
- Q. I don't know what happened. It was on
- 15 and then it shut itself off.
- 16 I wanted to follow up and ask you just a
- 17 couple questions about Exhibit 2, and this was --
- 18 I'll describe it to you. This was Bates number
- 19 261. It's the July 6th email that you had sent to
- 20 Mr. Garten.
- 21 A. Yes.
- 22 Q. And my colleague had asked you a few
- 23 questions about that, and you had indicated that
- 24 you were referring to a statement that he had read
- 25 to you that was a statement from Donald Trump, Jr.

- 1 Is that accurate?
- 2 A. Yes, I believe that's what it was, yes.
- 3 Q. So I'm going to read you a statement that
- 4 was put out by Donald Trump, Jr., on July 8th, and
- 5 that statement reads: "It was a short
- 6 introductory meeting. I asked Jared and Paul to
- 7 stop by. We primarily discussed a program about
- 8 the adoption of Russian children that was active
- 9 and popular with American families years ago and
- 10 was since ended by the Russian Government. But it
- 11 was not a campaign issue at the time, and there
- 12 was no follow-up. I was asked to attend the
- 13 meeting by an acquaintance but was not told the
- 14 name of the person I would be meeting with
- 15 beforehand."
- 16 Was that the statement that was read to
- 17 you by Mr. Garten? And I think you had indicated
- 18 that Mr. Futerfas was also on the phone.
- 19 A. You know, I really don't recall word for
- 20 word whether that was it or wasn't it. But it was
- 21 along the lines of it was about adoption, it
- 22 didn't come to much, and there was no follow-up,
- 23 yes.
- Q. And that statement that they read to you,
- 25 did it indicate anything about the email that you

- 1 had sent offering incriminating information on
- 2 Hillary Clinton?
- 3 A. I honestly don't recall.
- 4 Q. Do you think you would have noted if it
- 5 had not indicated that?
- 6 Let me just ask a different question. Do
- 7 you know if at that point in time they had
- 8 mentioned to you whether or not they had seen your
- 9 email?
- 10 A. I believe that the emails and the
- 11 conversation about emails may have come a little
- 12 later. But I don't know whether it was later than
- 13 this or later than the first outreach. The first
- 14 outreach was definitely just about the meeting,
- 15 not about the emails, and I don't know when the
- 16 subject of the email or emails came up.
- 17 Q. Okay. And you had told my colleague that
- 18 you thought the first outreach was around June
- 19 5th. Is that correct?
- 20 A. I think it's probably a little bit
- 21 before, maybe around June -- no, it's actually --
- 22 I think the first outreach may have been at the
- 23 end of May as a phone message that was left, and I
- 24 didn't return it until the very end of May or the
- 25 first of June.

- Q. And during that initial conversation, you
- 2 don't think there was a discussion of the email
- 3 that you had sent?
- 4 A. No.
- 5 Q. And then you said it did come up. Do you
- 6 think it came up during your discussion on the
- 7 27th of June?
- 8 A. Possibly.
- 9 [Video disconnected.]
- 10 [Recess at 5:50 p.m. to 5:51 p.m.]
- 11 MR. PRIVOR: Back on the record again at
- 12 5:51.
- 13 BY MS. SAWYER:
- Q. So I think I had just asked you when we
- 15 got disconnected whether or not during your
- 16 conversation on June 27th, whether or not Mr.
- 17 Garten or Mr. Futerfas indicated that they had
- 18 seen the email that you sent to Donald Trump, Jr.,
- 19 on June 3rd of 2016 about the meeting.
- 20 A. Again, I don't recall the exact date when
- 21 they told me about it, but at some point they did
- 22 tell me they'd seen the emails, yes.
- 23 Q. And do you recall whether or not they
- 24 read a statement that was a statement from Donald
- 25 Trump, Jr., to you that same day during that phone

- 1 call on June 27th?
- 2 A. I don't. No, I don't recall.
- Q. Do you recall if you talked to them after
- 4 June 27th but before July 6th when you sent the
- 5 emails referring to a statement of Don, Jr.'s that
- 6 had been read to you by them, by Mr. Futerfas and
- 7 Mr. Garten?
- 8 A. I definitely did not speak to them
- 9 because -- I was just trying to check my dates --
- 10 I was on a cruise ship with virtually no Internet
- 11 between the 28th of June and I believe I landed
- 12 into Athens, or however you get there, docked into
- 13 Athens on the 8th or 9th of July.
- Q. So the last time you could have spoken
- 15 with them would have been on June 27th of 2017
- 16 about Don Trump, Jr.'s statement?
- 17 A. Most likely, yes.
- 18 Q. And by that time, if you can remember,
- 19 would they have acknowledged that they had seen
- 20 the email that you had sent to Don Trump, Jr.,
- 21 about the meeting that you were trying to set up
- 22 with the Russian lawyer?
- 23 A. I'm not sure if they -- I don't know.
- 24 When that -- I don't know if it was then or if it
- 25 was later after all this madness hit, but -- I

- 1 don't know.
- Q. When you talked to us before, you
- 3 indicated that you thought that conversation could
- 4 have occurred as early as early June and
- 5 definitely had occurred by June 27th. And now
- 6 you're indicating that it could have been as late
- 7 as July 10th?
- 8 A. Well, I'm indicating I can't remember
- 9 when it was.
- 10 Q. And do you remember what they said when
- 11 they acknowledged that they had seen the email?
- 12 A. No.
- Q. Did you mention the email to them when
- 14 you spoke with them in early June?
- 15 A. No, for sure not.
- 16 Q. And what about when you spoke with them
- 17 on June 27th? Did you mention the email to them
- 18 then?
- 19 MR. GAGE: Has this been covered in the
- 20 first interview? You know, if you've got a
- 21 transcript, if we're going over the same ground
- 22 that Rob has already answered, I just think it's a
- 23 little unfair to any witness --
- MS. SAWYER: Well, I'll tell you why I'm
- 25 asking. I mean, if his testimony had been

- 1 consistent, then I would not have had to ask the
- 2 follow-up. His testimony isn't consistent, and
- 3 I'm more than happy to have you guys -- I mean,
- 4 I'm more than happy to -- we have the transcript
- 5 here if you want to take a few minutes. I'm just
- 6 trying to get it cleared up. I'm not trying to
- 7 trick him or trap him, but it is not consistent
- 8 with what he told us before, and I'm just trying
- 9 to get a sense as to whether or not he has a
- 10 recollection as to when they spoke about the email
- 11 that he had sent to Don Trump, Jr., about the
- 12 meeting.
- 13 MR. GAGE: I'm not even specifically focused
- 14 on that set of questions. I'm simply saying just
- 15 as a matter of practice, if an interview is given
- 16 in mid-December and now we're at March 29, and you
- 17 have a transcript and the witness does not, any
- 18 witness does not, and we're not certain exactly
- 19 what is consistent or inconsistent -- and I'm not
- 20 saying anything is inconsistent -- it puts any
- 21 witness -- forget Rob -- in an unfair situation.
- 22 And if what we're trying to do here -- which I
- 23 assume we are -- is get Rob's best recollection,
- 24 this is not -- I mean, with all respect, this is
- 25 not the best way to do it. If we have to

- 1 reconvene at some point when we've got the
- 2 transcript, answer any interim questions or -- you
- 3 know, we've obviously worked with you on a
- 4 voluntary basis, but you put any witness in a
- 5 virtually impossible situation when it's
- 6 structured this way, having done this for many,
- 7 many years.
- 8 So, again, trying to be helpful and all
- 9 respect, this is just not a fair process to any
- 10 witness. I don't know how you want to proceed,
- 11 but this is not the right way.
- MS. SAWYER: Well, what I would suggest we
- 13 do is he give us his best recollection. We are
- 14 more than happy -- you will have an opportunity to
- 15 review this transcript, of course. As soon as we
- 16 have it, we'll let you know. And just as before,
- 17 you know, we ask that you come in within 2 weeks.
- 18 We will also make the prior transcript available.
- 19 If you feel that there's anything that doesn't
- 20 accurately reflect Mr. Goldstone's recollection
- 21 and his testimony, we're more than happy to cross
- 22 that bridge when we need to. So I think it will
- 23 be a perfectly fair process for the witness, and I
- 24 just want to give him an opportunity -- all I'm
- 25 trying to do is give him an opportunity to clarify

- 1 to the best of his recollection when that
- 2 conversation occurred.
- 3 MR. GAGE: No, but, Ms. Sawyer, my point is
- 4 simply that the ground has already been covered
- 5 the first time. If you put a multi-month gap in
- 6 between a first time and a second time, and you're
- 7 looking at a transcript and, again, any witness is
- 8 not, it simply creates an unfair dynamic. You
- 9 know, to go back to all of our training in law
- 10 school, if somebody uses identical words in a 2-
- 11 month gap -- it just doesn't happen unless
- 12 someone's got a photographic memory.
- So I'm troubled by the process. I'm
- 14 willing to work with you. I think Rob has been
- 15 consistent. But you're just putting him in a
- 16 situation -- and then what would Rob have to do,
- 17 or any witness, then they review Transcript 1 from
- 18 mid-December and Transcript 2 on March 29, and
- 19 then you say which one do you choose, I would hope
- 20 everybody on the line appreciates the
- 21 cooperativeness of our approach. I just am
- 22 extremely uncomfortable with going over the same
- 23 ground that we've already covered. And we let
- 24 some of it go on to try to assist the Committee,
- 25 but it just -- this is not an appropriate way to

- 1 proceed, with all respect. So to take a break, if
- 2 we have to appear again via videoconference after
- 3 lawyers have discussed it and/or we have the
- 4 transcript in front of us or you can discuss with
- 5 Bernard and I offline anything that you are
- 6 concerned about -- and by "you" I include
- 7 everybody in the room -- that's fine. We want to
- 8 be cooperative. But I'm going to repeat myself, I
- 9 realize, but to cover the same ground a second
- 10 time months apart without us having the
- 11 transcript, that's not fair.
- 12 MS. SAWYER: Well, I understand your
- 13 position, so let me just clarify. These questions
- 14 came out of a document that we did not have when
- 15 we interviewed your client the first time, a
- 16 document that indicates he was read Don Trump,
- 17 Jr.'s statement as early as June 27th. That's not
- 18 something he testified to the last time, so I
- 19 think it's fair ground for us to ask him some of
- 20 the same questions because he never told us -- and
- 21 I'm not saying it was anything he meant to omit,
- 22 but he didn't tell us about it because none of us
- 23 had this document at the time.
- 24 So when we talked to him about the
- 25 conversations he had on June 27th before, it was

- 1 without the knowledge that part of what happened
- 2 in that conversation was Trump Organization
- 3 lawyers reading Donald Trump, Jr.'s prepared
- 4 statement to him.
- 5 So to the extent there is some
- 6 duplication, it is by virtue of the fact that
- 7 we've been given a new document and we have been
- 8 given new testimony that does touch on testimony
- 9 he gave before. So I am more than happy, if you
- 10 would prefer, to have him come back or us
- 11 reconvene if there is some lack of clarity as
- 12 between the two transcripts. All I am trying to
- 13 do is give Mr. Goldstone an opportunity to, now
- 14 that we have these documents in front of us, give
- 15 us his best recollection as to when the
- 16 conversation occurred about -- with the Trump
- 17 Organization lawyers about the email. If he
- 18 cannot recall, that is fine. I'm just trying to
- 19 give him the opportunity to explain that.
- 20 MR. GOLDSTONE: Can I just say with respect
- 21 -- I understand my lawyer wants to speak. Again,
- 22 maybe I wasn't very clear, but I have said I think
- 23 three times that I don't recall exactly when it
- 24 was. That's all I've said. And now I'll back out
- 25 of this conversation for the moment.

- 1 MR. GAGE: I think that is what he said, and
- 2 I do think -- and I didn't do a deposition-type
- 3 objection, "Asked and answered," but I do think
- 4 that's correct. So if this area needs to be
- 5 probed further, and we remain in a fully
- 6 cooperative mode, then I think, yes, we'll have to
- 7 look at the transcript and probably this
- 8 transcript, glad to discuss it with everybody in
- 9 the room, in your room, and if we need to identify
- 10 other lines of inquiry, then Rob will be
- 11 available. But for reasons I've discussed, yeah,
- 12 I think we'll have to -- I don't want to go over
- 13 the same area twice without looking at the
- 14 transcript. So we can handle it any way you like.
- MS. SAWYER: I think we are perfectly fine
- 16 with handling it that way.
- 17 MR. GAGE: Because, look, we're all
- 18 interested in getting Rob's best recollection in
- 19 the fairest possible way, and it seems to me
- 20 that's what we have to do.
- MS. SAWYER: Yeah, I don't think there's any
- 22 disagreement here unless the majority has
- 23 something they wanted to add.
- MR. DAVIS: I think -- well, we'd need to
- 25 think it over on our end about proceeding that

- 1 way, but, obviously, for purposes of right now, if
- 2 there are other topics you'd like to move on to or
- 3 probe, we would be fine with that.
- 4 MR. GAGE: We've also gone on for coming up
- 5 on 3 hours. I mean, if we're going to get back
- 6 together again -- if there's a brief follow-up on
- 7 something, that's fine. But my suggestion is at
- 8 this point if we're going to go over this area, we
- 9 should recess and figure out the best way forward,
- 10 which I think includes our review of that
- 11 transcript.
- 12 MS. SAWYER: Well, just to be clear, this
- 13 was our last line of inquiry, so we actually, Mr.
- 14 Gage, don't have other questions. We don't. Now,
- 15 I don't know if Patrick had any follow-up on what
- 16 we have asked. So I don't know if you want to at
- 17 least conclude that. And my understanding was
- 18 that what we are going to try to do is give you
- 19 the opportunity certainly to read the two
- 20 transcripts, see if there is anything that you
- 21 would like to clarify, and then proceed from
- 22 there. I don't know that anyone has stated that
- 23 there's a definite need to have your client appear
- 24 before the Committee again at this point in time.
- 25 MR. DAVIS: And with that understanding,

- 1 yeah, we don't have any objection to that. That
- 2 would be the normal procedure anyway. And, of
- 3 course, again, it is a voluntary interview, and
- 4 your client is free to answer or not answer any
- 5 questions that he wants. Of course, the Committee
- 6 may have reactions to that as well.
- 7 MR. GAGE: No, no, we -- just to be very
- 8 clear, which I think everybody knows but for the
- 9 record, we have been and will remain in a fully
- 10 cooperative mode. So I see affirmative shakes of
- 11 the head on the camera, just to put that on the
- 12 record. So, yes, we'll review the transcripts and
- 13 be in touch, and you should feel free to be in
- 14 touch with us, too.
- 15 MR. DAVIS: Okay. I would like to finish up
- 16 with a few supplemental questions from our side.
- 17 EXAMINATION BY COUNSEL FOR THE MAJORITY
- 18 BY MR. DAVIS:
- 19 Q. Mr. Goldstone, you had mentioned in
- 20 reference to the Miss Universe Pageant in Moscow
- 21 the request from Mr. Trump to meet with Mr. Putin.
- 22 You had said that you had believed you had seen -
- 23 or had sent copies of what the text would be of
- 24 a formal written request. Do you know if you
- 25 retain or if you still have possession of any

- 1 copies of what the text would have been?
- 2 A. I believe I don't have that currently,
- 3 no.
- Q. Do you recall if that would have been
- 5 sent from your oui2 email account?
- 6 A. Most likely it would be, yes.
- 7 Q. And why do you believe that you no longer
- 8 have a copy of that?
- 9 A. Because I did a thorough search of all
- 10 the key words, the key parties, as per the request
- 11 from the Committee, and I don't recall that coming
- 12 -- in fact, I know that didn't come up.
- Q. Do you have any memory of deleting that
- 14 email?
- 15 A. I do not.
- Q. Okay. You also mentioned that there was
- 17 a physical letter, and I believe you said you
- 18 didn't know if you took possession of it or if
- 19 someone else did. Do you recall -- other than not
- 20 knowing whether you or someone else took it, do
- 21 you recall where, who it came from?
- 22 A. Could you just clarify the who and --
- 23 could you clarify?
- Q. Sure. You mentioned sort of a chain of
- 25 custody of a written letter, the formal request

- 1 from Mr. Trump that he would like to meet with Mr.
- 2 Putin, and I believe you said to my colleagues
- 3 that you weren't sure if you had possession of it
- 4 at some point or if someone else did. Even if you
- 5 don't recall whether you did or did not have
- 6 possession as part of that chain, do you remember
- 7 who would have sent that letter to you or someone
- 8 else? Who was the person --
- 9 A. I believe the letter ultimately came most
- 10 likely through Rhona Graff on behalf of Mr. Trump.
- 11 Q. Now, between the copy of what the text
- 12 would have been and the letter itself, do you have
- 13 any recollection of the actual content of that
- 14 letter?
- 15 A. No, I mean, not really. Just a request
- 16 to meet, and an invitation to attend the pageant.
- 17 Q. You also mentioned that there had been an
- 18 offer from Mr. Peskov to have Mr. Trump meet Mr.
- 19 Putin at the Sochi Olympics or at some other
- 20 future date. Do you know if any such meeting ever
- 21 occurred?
- 22 A. Not to my knowledge. I have no idea.
- Q. You also mentioned that during the Miss
- 24 Universe Pageant in Moscow that Mr. Trump departed
- 25 on a friend's plane. Do you recall who that

- 1 friend was?
- 2 A. I believe his name was or is Phil Ruffin,
- 3 and I don't know if that's R-U-F-F-I-N or R-A.
- Q. And did Mr. Ruffin attend the pageant?
- 5 A. I believe so, yes.
- 6 MR. DAVIS: Okay. I believe those are all
- 7 the questions from our side.
- 8 MS. SAWYER: Okay. So I think we can
- 9 finish, and we will certainly notify you all when
- 10 we have the transcript back, and you will have the
- 11 opportunity to review that. And, Mr. Goldstone,
- 12 again, as we started, we would like to finish by
- 13 thanking you for your patience and your time and
- 14 your cooperation with the Committee. It is
- 15 appreciated certainly by the Ranking Member, I
- 16 believe also by the Chair, and their respective
- 17 staffs. So, you know, thank you for that, and we
- 18 will let you know as soon as we have the
- 19 transcript.
- 20 MR. GOLDSTONE: Thank you.
- 21 MR. DAVIS: Just on behalf of the Chairman,
- 22 I'd also like to say thank you for the
- 23 supplemental production and for the supplemental
- 24 interview.
- 25 MR. GOLDSTONE: Thank you all for your time.

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1 Thank you.
       MR. PRIVOR: Thank you.
 3 MR. DAVIS: We'll go off the record at 6:09
 4 p.m.
 5 [Whereupon the proceedings were adjourned at
 6 6:09 p.m.]
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